

THE
ELEVENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between The East India Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III c. 133.)

Ordered, by The House of Commons, to be Printed,
20 February 1816.

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1859

Honourable The COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled

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ELEVENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th July 1805,
between The EAST INDIA Company and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sec. 9 of the 46th of His present MAJESTY, cap. 133,
(continued by two Acts, the one passed in the 50th, and the other in the
52^d year of His Reign,) which directs the Commissioners in England, within
twenty-one days after the commencement of the next and every subsequent
Session of Parliament, to present to both Houses of Parliament, “A List
“ of all Claims which have been or shall be preferred to them or to the
“ Commissioners in India from time to time, and also a List of such Claims
“ as from time to time shall have been decided upon, either provisionally or
“ absolutely by the said Commissioners, with the grounds of their decision
“ thereon;”—We submit to the notice of this Honourable House, a List of all
the Claims which have been preferred since the date of our last Report

LIST (in continuation) of CLAIMS preferred to the Commissioners, in India, for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY. .

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
<i>The following CLAIMS were duly published on the 6th, 13th, and 20th May, 22d July 1815, and 8th January 1816</i>			£. s. d.
1833	Abbas Ally, Son of Ahmud Ally, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	11 3 0
1834	Abdool Uzeez, Son of Syeed Imam, — no amount specified - - -	—	—
1835	Abdool Sulam, Son of Muhomed Ally Khan;—no amount specified - - -	—	—
1836	Abdool Cawdir, Son of Syeed Humeed and Soora Yoosuf of Khawn;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	21 10 8
1837	Abdool Cawdir, Son of Sied Moheerooddeen Cadree and Khoosh Naveesee;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	171 3 10
1838	Abdool Cawdir, Son of Hussun Mahomed and Naick, — no amount specified - - -	—	—
1839	Abdool Cawdir, Son of Peer Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - - -	- - -	29 13 5
1840	Abdool Cawdir, Son of Abdool Russool, and Commandant of Cavalry;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	60 6 —
1841	Abdool Cawdir (name of his Father unknown) Seapoy; no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	— 10 6
1842	Abdool Cawdir, Son of Lukhureeddeen, and Jemmadar; — no amount specified - - -	—	—
1843	Abdool Cawdir, Son of Sheikh Khodawind, Seapoy, —no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 2 5
1844	Abdool Nubbee, Son of Muhomed Jaffier Nukeeb, or describer of Recruits;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	59 8 —
1845	Abdool Nubbee, Son of Sheikh Ibrahim, and Seapoy;—no amount specified - - -	—	—
1846	Abdool Ruheem, Son of Abdool Ruhman, and Seapoy;—no amount specified - - -	—	—
1847	Abdool Hussun, Son of Sheikh Dewan, Son of Abdool Cawdir, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	2 7 7
1848	Abdool Ghunnee, Son of Sheikh Ahmed, Son of Sheikh Lall, and Havildar; no amount specified - - -	—	—
1849	Abdool Kureem, Son of Muhomed Shureef and Soobadar, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	39 15 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY..	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s P. C	£. s. d.
1850	Abdool Mahomed, Son of Abdool Wahed, and Sepoy ;—no amount specified	—	—
1851	Abdul Hussun, Son of Abdul Mahomed, and Jemadar ;—no amount specified	—	—
1852	Abdul Cawdir, Son of Sheikh Mudar, and Havildar ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	3 14 7
1853	Abdul Nubbee, Son of Sheikh Mukhdooni, and Naick ;—no amount specified	—	—
1854	Abdoorruhman, Son and Attorney of Laur Mahomed Busmasaz, Son of Taj Mahomed ;—no amount specified ; refers to the Dusters for the amount due (Laur Mahomed) by the Nabob Wallajah and Omdut ul Omrah ; found due	—	147 8 1
1855	Abdoor Ruhman Busmasaz, Son of Laur Mahomed ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	93 3 3
1856	Abdoor Ruhman, Son of Sheikh Mudar, and Sepoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	2 7 7
1857	Abdoor Ruhman, Son of Sheikh Mahomed, Son of Sheikh Ahmud, and Soobadar of Supernumeraries ;—no amount specified, refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	30 15 11
1858	Abou Mahomed, Son of Mahomed Imam, and Be Asp ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	44 15 3
1859	Abdus Shukoor, Son of Mahomed Reza, and Sepoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	1 18 6
1860	Abou Mahomed, Son of Sheikh Mahomed, and Sepoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	3 3 4
1861	Ahmud Beg, Son of Hoseinee Beg, Son of Ahmud Beg, and Sepoy ;—no amount specified	—	—
1862	Ally Mahomed, Son of Mahomed Mullung, and Sepoy ;—no amount specified	—	—
1863	Ally Mahomed, Son of Sheikh Sooltaun, and latterly Havildar ;—no amount specified	—	—
1864	Ameerie Boye, Widow of Anunt Geerer Row, Mooshrif of Gardens ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	2 2 2
1865	Ameen Bee, Widow of Sheikh Humeed, Naick ;—no amount specified	—	—
1866	Amunee Bibee, Widow of Sied Sooltan, Jemadar ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	26 5 —
1867	Andee, Son of Moortee and Gunner ;—no amount specified	—	—
1868	Anthony, Son of Jomilla, Son of Chouree Muottoo, and Drummer ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due	—	4 — 9
1869	Arla, Son of Chouree, and Sepoy and Naick of Infantry ;—no amount specified	—	—
1870	Asud Ally, Son of Reza Ally and Ghehar Navees ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Paga	F.	C.	
1871	Ausha Bibee, Mother of Sheikh Mahomed, Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	2	£. s. d. 6 2 3
1872	Ayana, Son of Poloo, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	19 5
1873	Ayap Nair, Son of Roodrup Nair, Son of Ayup Nair, and Jemmadar;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	21 — 6
1874	Ayshabeebee, Widow of Mahomed Yusuf and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	2 19 10
1875	Abdool Cawdir, Son of Sheikh Imam, Son of Sheikh Ally and Calushy;—no amount specified; refers to the Dufers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	1 15 6
1876	Abdool Cawdir, Son of Mahomed Ally, Son of Mahomed Mullick, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	2 5 7
1877	Abdool Cawdir, Son of Sheikh Rajao, Son of Sheikh Ibrahim, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	3 — 3
1878	Abdool Cawdir, Son of Gholam Moheenddeen, and Trooper;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	11 10 10
1879	Abdoolah Beg, Son of Badul Beg, Son of Waris Beg, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	11 17 9
1880	Abdool Kureem, Son of Sheikh Ansur, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	3 10 1
1881	Abdool Nubbee, Son of Mahomed Mukhdoom, Son of Mahomed Daood, and Havildar;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	6 1 9
1882	Abdool Wahab, Son of Mahomed Hussun, Son of Mahomed Futeh, and Be Asp or personal Attendant on the Nabob;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	47 18 11
1883	Abdool Wahaub, Son of Gholam Moheendoor, and Subadar;—no amount specified - - -	-	-	-	—
1884	Agah Hosein, Son of Syed Moortuza, and Naick;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	5 18 11
1885	Ally Abkhan, Son of Larlee Abkhan, and Naick;—no amount specified; refers to the Dufers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	21 3 5
1886	Anunda, Son of Tanclanu Moortee, Son of Andee, and Masalchee or Torch Bearer;—no amount specified; refers to the Dufers for the amount due by the Nabob Wallajah; found due - - -	-	-	-	14 6 10
1887	Arla, Son of Moottou, Son of Jennoo, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	2 3 —

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	P.	C.	£.	s.	d.
1888	Ausha Bibee, Mother of Sheikh Ahmud, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	.	4	2 3
	B.						
1889	Bheecum Sing, Son of Daby Sing, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	13	19	-
1890	Blungaroo, Son of Naguloo, and Seapoy;—no amount specified - - - - -	-	-	-	.	-	-
1891	Blugwunt Row, Son of Jewun Row, and Mohurrit;—found due according to the Dusters, from the Nabob Omdut ul Omrah - - - - -	-	-	-	36	2	4
1892	Boorhaanogdeen, Son of Abdool Russoul, and Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	15	12	8
1893	Behadur Sing, Son of Letchmun Sing, Son of Bhugwan Sing, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	12	18	7
1894	Buddoo Bee, Widow of Jellal Beg, Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	52	16	1
	C.						
1895	Causim Ally, Son of Mahomed Sunaoolla, and Bee Asp;—no amount specified - - - - -	-	-	-	-	-	-
1896	Caveeree, Widow of Siddha, Fifer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	18	12	6
1897	Cawdir Beg, Son of Momin Beg, Soobadar;—no amount specified - - - - -	-	-	-	-	-	-
1898	Caydir Beg, Son of Momin Beg, and Orderly;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	7	1	5
1899	Chand Bibee, Widow of Sheikh Mudar, Naick;—no amount specified - - - - -	-	-	-	-	-	-
1900	Chinna Tomboo, Son of Bulya, and Fifer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	7	12	6
1901	Chinna, Son of Moottoo, Son of Chinna, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	32	18	2
1902	Chinnoo, Son of Goorobapa, Naick and Lascar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	1	-
1903	Chungul Roy, Son of Ram, Naick and Seapoy;—no amount specified - - - - -	-	-	-	-	-	-
1904	Chungul Roy, Son of Yenga, Son of Vencatachellum, and Seapoy;—no amount specified - - - - -	-	-	-	-	-	-
1905	Chungul Roy, Son of Kalee, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	2	5
1906	Chungul Roy, Son of Lingana, Son of Lingana, Nair and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	15	6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	Rs.	C.	£.	s.	d.
1907	Chungul Roy, Son of Pedda Naick, Son of Permaloo, and Calashy or Lascar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	9	9	6
1908	Chungul Roy, the younger, Son of Pedda Nair, and Calashy or Lascar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	—	19	11
1909	Chunder Bhan, Son of Bishen Doss, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	12	1
1910	Chunchee Man, Mother of Nursoo, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	3	3
1911	Chundoo Naick, Son of Munnar Naick, Son of George Naick, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	6	1	10
1912	Cocolut Roy, Son of Soojaun Roy, and Wukeel;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	20	19	11
1913	Coolsom Bee, Widow of Abdool Cawdir, Naick;—no amount specified - - - - -	—	—	—	—	—	—
1914	Coolsom Bibee, Mother of Ghulam Mohecoodeen, Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	5	7	—
1915	Custoory, Widow of Vencata, Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	2	6
1916	Camachee, Son of Purseram, Son of Rama, and Musalchee or Torch Bearer;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	11	1	1
1917	Caulee, Son of Poonna, Son of Poonna, and Sirdar of Musalchees or Torch Bearers;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	28	17	8
1918	Chundoo Naick, Son of Moottoo Naick, Son of Bhungar Naick, and Naick and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	12	2
1919	Coolsum Ally, Son of Sheikh Niamutoolla, Son of Sheikh Hedarjutoollah, and Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
1920	Coondun Bee, Widow of Sheikh Ally, Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
D.							
1921	Dausee, Son of Bhungaroo, and Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
1922	Dausee, Son of Irla, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	2	3
F.							
1923	Fakeer Mahomed, Son of Peer Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	7	1
1924	Fakeer Mahomed, Son of Sheikh Imam, and Soobadar;—claims as due to him - - - - -	432	—	—	—	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of Pay..	AMOUNT of The Principal of The Claims, in the Coin specified		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	F. C.	£.	s.	d.
1925	Fakeer Mahomed, Son of Shekh Mudeena, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	1	3	7
1926	Fakeer Mahomed, Son of Shekh Meeraan, and Sepoy;—no amount specified - - - - -	-	-	4	-	-
1927	Fakeer Mahomed, Son of Sheikh Ahmad, and Havildar;—no amount specified - - - - -	-	-	-	-	-
1928	Fakeer Mahomed, Son of Mullick Mahomed, and Jemadar;—no amount specified - - - - -	-	-	-	-	-
1929	Fakeer, Son of Venejee, and Coachman;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	24	3	3
1930	Fakeer Chund, Son of Dabee Doss, and Naick;—no amount specified - - - - -	-	-	-	-	-
1931	Fatemah Sahib, Widow of Sheikh Nizam, Soobadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	44	12	6
1932	Fatima Sahiba, Widow of Abdool Wahab, Jemadar, by her Attorney and second Son, Dost Mahomed;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	113	11	6
1933	Fatima Beebee, Widow of Mahomed Ibraheem, Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	2	9	8
1934	Fatimah, Widow of Sheikh Ibraheem, Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	2	7	1
1935	Futih Mahomed, Son of Abdool Russool, and Naick;—no amount specified - - - - -	-	-	-	-	-
1936	Futteh Mahomed, Son of Sheikh Ally, and Sepoy;—no amount specified - - - - -	-	-	-	-	-
1937	Futteh Mahomed, Son of Hussun Mahomed, and Trooper;—no amount specified - - - - -	-	-	-	-	-
1938	Fuzul Ally, Son of Jellalooddeen, and Be Asp;—no amount specified - - - - -	-	-	-	-	-
1939	Fatimah, Sister of Mahomed Roushun, Sepoy;—no amount specified - - - - -	-	-	-	-	-
1940	Fatima Beebee, Widow of Shekh Mukhdoom, Trooper;—no amount specified - - - - -	-	-	-	-	-
1941	Fatima Sahiba, Mother of Mahomed Oosmaun, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	2	8	5
1942	Fakeer Mahomed, Son of Shekh Gooroo, and Coachman;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	4	1	8
1943	Fuzul Ally Beg, Son of Agha Beg, Be Asp or Personal Attendant on the Nabob;—no amount specified - - -	-	-	-	-	-
G.						
1944	Gholam Ally Beg, alias Loll Beg, Son of the late Azeem Beg, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	15	3	9
1945	Gholam Ally, Son of Gholam Hossin, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - - -	-	-	4	16	8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of Pay.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. P. C.	£. s. d.
1946	Gholam Asghur Ally, Son of Gholam Moula Ally Khan, and Be Asp;—no amount specified	—	—
1947	Gholam Dustgeer, (Son of Mahomed Anwar, and Katib of the presence;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	32 10 3
1948	Gholam Hosein, Son of Abbas Koilli Khan;—refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	184 4 3
1949	Gholam Hosein, Son of Abdool Ruheem, and Be Asp;—refers to the Duffers for the amount due by the Nabob Wallajah	R. 1160 or thereabouts.	2 9 —
1950	Gholam Hosein, Son of Mahomed Kuttaul, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	67 16 5
1951	Gholam Hosein, eldest Son of Ally Asudoola, and Be Asp in the service of Wallajah; no amount specified	—	—
1952	Gholam Hosein, Son of Abdool Cawdir, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	14 7 1
1953	Gholam Hosein, Son of Gholam Ally, and Jemmadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	13 — 3
1954	Gholam Hosein, Son of Gholam Ahmad, and Servant of the Assar Shureef; no amount specified	—	—
1955	Gholam Hosein, Son of Peer Mahomed, and Jemmadar;—no amount specified	—	—
1956	Gholam Hosein, Son of Mahomed Hosein, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	2 7 11
1957	Gholam Hosein, Son of Moorad Russool and Be Asp;—no amount specified	—	—
1958	Gholam Hosein, Son of Gholam Russool, and on the Be Asp List;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	24 13 5
1959	Gholam Hussun, entitled Buddurooddeen Khan, Son of Gholam Russool Khan, and News Deliverer;—no amount specified	—	—
1960	Gholam Ibraheem, Son of Mahomed Reza, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	25 — 1
1961	Gholam Mohecooddeen, Son of Sheikh Mahomed, and Reader;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	21 10 8
1962	Gholam Mohecooddeen, Son of Syed Inaam, and Attaleck instructor;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	175 11 —
1963	Gholam Mohecooddeen, Son of Wujcooddeen, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	29 11 4
1964	Gholam Mohecooddeen, Son of Hafiz Mahomed, Maroof;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	53 — 9
1965	Gholam Mohecooddeen, Son of Mahomed Asgur, and Jemmadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	17 12 7
1966	Gholam Mohecooddeen, Son of Sheikh Nuthif and Sepoy; no amount specified	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		of The Principal of The Claims, in the Coin specified.	
1967	Gholam Moheesooddeen, Son of Sheikh Meeran, Son of Sheikh Mahomed, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	Pag. P. C.	£. s. d.
1968	Gholam Mahomed, Son of Agha Sayeed Beg, and Aumeen;—no amount specified - - - - -	- - -	3 8 4
1969	Gholam Mahomed, Son of Gool Mahomed, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	6 1 4
1970	Gholam Mahmood, Son of Gholam Ahmad, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah - - - - -	- - -	.
1971	Gholam Mahmood, Eunuch; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah - - - - - Found due - - - - -	28 or thereabouts.	7 19 9
1972	Gholam Moostuffa, attorney for Hummut Beeber, Widow of Mahomed Deewan Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	36 4 2
1973	Gholam Russool, Son of Gholam Hosein, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	26 11 1
1974	Ghuzaffer Ally, Son of Gholam Hosein, Aumeen and Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	165 8 2
1975	Gobind Nair, Subadar, Son of Tamara, and Subadar;—no amount specified - - - - -	- - -	-
1976	Gobindoo, Son of Rama Naick, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 4 3
1977	Gool Mahomed, Son of Gholam Mahomed, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	4 11 11
1978	Goorooa, Son of Langiah, Son of Goorooa, and Calashree;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	1 18 7
1979	Gooruppa, Son of Gooruppa, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	3 15 10
1980	Goree Dace, Mother of Shekh Ahmed, Subadar of dismounted Cavalry;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	54 2 10
1981	Guj Raj Sing, Son of Hame Raj, and Jemmadar of Burkundauzer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	14 7 4
1982	Gholam Hosein, Son of Sheikh Mudar, Son of Fakeer Mahomed, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 6 5
1983	Gholam Hyder, Son of Abdool Kureem, Son of Abdool Gawdir, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	4 12 2
1984	Gholam Moheesooddeen, Son of Sheikh Ibraheem, Son of Sheikh Hosein, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Wal-lajah and Omdut ul Omrah; found due - - - - -	- - -	20 7 5
1985	Gholam Moheesooddeen, Son of Jumanl Mahomed, and Subadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	17 5 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com-specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. P. C.	£. s. d.
1986	Gholam Moortuza, Son of Abdool Cawdir, Son of Gholam Hosein, and Darogah of the Furrash Khana;—refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah - - - - - Found due - - - - -	512 3 or thereabouts.	187 8 9
1987	Gholam Mahomed, Son of Sheikh Abdool Luteef, Son of Sheikh Alkawul, and Jemmadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	14 4 9
1988	Gholam Moheesooddeen, Son of Mahomed Ally, Son of Mahomed Mukhdoom, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	7 6 3
1989	Gholam Mahomed, Son of Gholam Moheesooddeen, Son of Sheikh Amooddeen, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	11 17 9
1990	Gholam Moheesooddeen, Son of Sheikh Hyder, Son of Mahomed, and Sepadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	33 19 9
1991	Gobind Amma, Widow of Venkat Rama, Calashy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	12 5 1
1992	Goolall Sing, Son of Pern Sing, Son of Odhoh Sing, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	22 12 4
1993	Gooroon, Son of Ramdoo, Palankeen Bearer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	11 15 10
1994	Gooroon, Son of Ramdoo, and Water Carrier;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	9 11 1
1995	Gungaram, or Gungapershaud, Son of Putchum Sing, Son of Nathoo Sing, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	2 6 —
H.			
1996	Hafiz Mukhdoom, Son of Hafiz Hosein, and Preceptor;—no amount specified - - - - -	—	—
1997	Hajee Gholam Hosein, Son of Gholam Moheesooddeen, and Khansamanee;—no amount specified - - - - -	—	—
1998	Hajee Mubbooh, (name of his Father unknown) Jemmadar of Hubshees or Abyssinians;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	10 10 3
1999	Hajee Mahomed Hussun, Son of Peer Mahomed, and Amulda of Hubshees;—no amount specified - - - - -	—	—
2000	Hajee Mahomed Satlick, Son of Gholam Hasein, and Sepoy;—no amount specified - - - - -	—	—
2001	Hajee Saad, (name of his Father unknown) Sepoy;—no amount specified - - - - -	—	—
2002	Hajee Futeh Ally, Son of Sheikh Gholam Moheesooddeen, and Cutwal;—no amount specified - - - - -	—	—
2003	Hajee Sheikh Hosein, Son of Sheikh Soleiman, and Sepoy;—no amount specified - - - - -	—	—
2004	Hame Raj, Son of Doorga Doss, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	11 3 1

LIST of CLAIMS preferred to the Commissioners, &c—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Currency specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
2005	Hosein Bibee, Widow of Mahomed Ibrahim, Takatgeer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	Pas. F. C.	£. s. d. 69 16 11
2006	Hosein Bibee, Daughter of Hajee Ibrahim, Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	17 15 4
2007	Hosein Khatoor, Widow of Mahomed Cawdar, Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 12 11
2008	Hulceem Sahib, Widow of Sudd Osman, Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 6 0
2009	Hameeda Bibee, Daughter of Mahomed Keazoola, Be Asp;—no amount specified - - -	- - -	- - -
2010	Hurceram, Son of Manjooram, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 18 11
2011	Hussun Beg, Son of Mahomed Ally Beg, and Havildar;—no amount specified - - -	- - -	- - -
2012	Hussun Khan, Son of Hajee Khan, Be Asp;—no amount specified - - -	- - -	- - -
2013	Hajee Roostum, Son of Sheikh Audho, Son of Sheikh Mahomed, and Calashy;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	4 5 7
2014	Hosein Bibee, Widow of Abdool Cawdar, Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	48 4 8
2015	Hubech Sahiba, Mother of Mahomed Hyder and Mahomed Ahmud, Sepoys;—no amount specified - - -	- - -	- - -
2016	Hudem Sahiba, Widow of Mahomed Moorad, Calashy under Lashikuree Serang;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	5 2 9
2017	Huneefa Bibee, Widow of Abdool Ghannee, Jenmadar;—no amount specified - - -	- - -	- - -
2018	Hurree Sing, Son of Hemraj, Son of Doorga Doss, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	11 3 1
I.			
2019	Jacob, Son of Saviel, and Trumpeter;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	10 4 10
2020	Jaffier Ally, Son of Gholam Ally, and Be Asp;—no amount specified - - -	- - -	- - -
2021	Jaffier Beg, Son of Hoseinee Beg, and Darogah;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	33 2 8
2022	Jaffier Beg, Son of Ahmud Beg, and Sepoy;—no amount specified - - -	- - -	- - -
2023	Jaffier Beg, Son of Moorad Beg, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	26 17 4
2024	Jaun Mahomed, Son of Mahomed Nizam, and Sepoy;—no amount specified - - -	- - -	- - -

LIST of CLAIMS preferred to the Commissioners, &c.—*continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Rs. P. C.	£. s. d.
2025	Ibraheem Beg, Son of Nazar Ally Beg, and Jeminadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	5 11 6
2026	Jemaul Mahomed, Son of Gool Mahomed, and Orderly Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	5 14 —
2027	Jemaul Mahomed, Son of Gool Mahomed, Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	19 1 7
2028	Jemaul Mahomed, Son of Abao Mahomed, and Armourer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	27 9 10
2029	Jising, Son of Dubee Doss, Son of Ram Sing, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	1 16 4
2030	Imani Beg, Son of Shookuroolla Beg, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	14 16 1
2031	Imam Buksh, Son of Shekh Futtih Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	6 7 —
2032	Imam Buksh, Son of Sheikh Futteh Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	1 16 10
2033	Imamooddeen, Son of Kurreemooddeen, and Aumeen;—no amount specified - - -	- - -	—
2034	Imdad Ally, Son of Ashik Mahomed Khan, and on the Mudud Khurch List;—no amount specified - - -	- - -	—
2035	John, Son of François, and Drummer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 2 10
2036	John Cayton, Son of Anthony, and Drummer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 10 6
2037	Irsha, Son of Irsha, Son of Motee, and Calasbee;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	1 14 3
2038	Jungum Nair, Son of Tim Nair, and Havildar;—no amount specified - - -	- - -	—
2039	Jumaul Mahomed, Son of Fukeer Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 6 9
2040	Jyglloo, Son of Permalo Nair, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	2 17 4
2041	Izzut Bibee, Widow of Zeen Ulahudeen Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	57 2 11
2042	Imam Bibee, Widow of Mahomed Oosman, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	26 17 8
2043	Imam Bibee, Widow of Mahomed Ally, and Naick;—no amount specified - - -	- - -	—
2044	Junna Bace, Widow of Ranagee, Havildar;—no amount specified - - -	- - -	—
2045	Junna Bibee, Widow of Gholam Hosein, Barber;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	2 8 11

LIST of CLAIMS preferred to the Commissioners, &c—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Currency specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money		
		P.	F.	C.	£.	s.	d.
K.							
1045	Khan Ghulam Mahomed, Son of Ghulam Moheecooddeen; — no amount specified	—	—	—	—	—	—
1047	Khan Ghulam Mahomed, only Son of Ghulam Moheecooddeen, and Be Asp and Duoga; no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	188	13	2
1048	Khan Mahomed, Son of Rushed Khan, and Darogah; no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	94	2	7
1049	Khan Mahomed, Son of Mahomed Imam, and Soobadar; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	5	7	3
1050	Khan Mahomed, Son of Mahomed Hussun, and Sepoy; no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	1	9	6
1051	Khanum Sahibah, Widow of Hafez Mahomed Ibrahim, Kellidut of Nellore; no amount specified, refers to the Duffers for the amount due by the Nabob Wallajah; found due	—	—	—	7	2	9
1052	Khanum Beebee, Wife of the late Siddee Yacoob, Sepoy; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	—	16	5
1053	Koobchand, Son of Seetaram, Son of Kishen Dass, and Naik; — no amount specified, found paid in excess (o. 5 78)	—	—	—	—	—	—
1054	Khyrup Beebee, Mother and Hen of Hameed Ally, Be Asp; no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	36	16	8
1055	Kashna, Son of Concyree, and Fiter; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	9	18	1
1056	Kasthana, Son of Paupiah, and Sepoy; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	1	13	11
1057	Kuriam Ally Beg, Son of Mahomed Noorood, Dubur and Dagoh; — no amount specified	—	—	—	—	—	—
1058	Kumaul Mahomed, Son of Sheikh Mudar, Son of Peer Mahomed, and Sepoy; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	2	7	7
L.							
1059	Laul Mahomed, Son of Sheikh Meeran, and Jemadar; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	22	4	—
1060	Laul Mahomed, or Mahomed Laul, Son of Mahomed Hosen, and Risaladar; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	55	2	4
1061	Letchmee, Mother of Cundoor Nursoo, Sepoy; — no amount specified	—	—	—	—	—	—
1062	Letchmee Narain, Son of Ramoo, Son of Goorooappa, and Fiter; — no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	2	—	2
1063	Lingumma, Widow of Vennumma, Havildar; — no amount specified	—	—	—	—	—	—
1064	Loll Mahomed, Son of Sheikh Mahomed, and Naik; — no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	—	12	7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com. specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
2065	Loll Mahomed, Son of Fakeer Mahomed, Son of Mahomed Bankir, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	Pags. F. C.	£. s. d. 8 14 6
2066	Luchecram, Son of Dyaram, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 8 9
2067	Luchmun Sing, Son of Zorawur Sing, and Seapoy;—no amount specified - - - - -	—	—
2068	Luchgun Sing, Son of Rajaram, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	33 — 10
2069	Luchmun Sing, Son of Sheoo Sing, Son of Ram Kishen, and Commandant of Infantry;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found to have been paid in excess (9 Ps. 38F. 44C.)	—	—
2070	Loll Mahomed, Son of Sheikh Iman, Son of Sheikh Buray, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	14 8 —
2071	Luchmee, Widow of Iga, Musalchee;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	21 1 1
2072	Luchmunna, Son of Pircatomby, Son of Chola, and Musalchee or Torch Bearers;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	27 15 7
M.			
2073	Mahomed Abbas, Son of Mahomed Yusuf, and Be Asp;—no amount specified - - - - -	—	—
2074	Mahomed Abdoollah, Son of Mahomed Keyat, Son of Mahomed Kheirut, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	— 11 2
2075	Mahomed Abdoollah, Son of Hafez Abdoel Juleel, and Jemadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	32 4 11
2076	Mahomed Abdoollah, Son of Mahomed Akbur, and Be Asp, Claims as due to him by the Nabob Omdut ul Omrah - Found due - - - - -	Rs. 912	26 4 10
2077	Mahomed Akbar, Son of Mahomed Hosein, and Seapoy;—no amount specified - - - - -	—	—
2078	Mahomed Akbur, Son of Mahomed Hosein, and Seapoy;—no amount specified - - - - -	—	—
2079	Mahomed Akbur, Son of Abdul Kareem, and Reader;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	14 12 2
2080	Mahomed Ally, Son of Hajee Abdoel Hadee Durood Khawn, and Katib Grace;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	93 15 9
2081	Mahomed Ally, Son of Abdoel Mahomed, and Jemadar;—refers to the Duffers for the amount due by the Nabob Omdut ul Omrah - - - - - Found due - - - - -	329 — —	28 — —
2082	Mahomed Ally, Son of Mahomed Rubmut, and latterly Naick; no amount specified - - - - -	—	—
2083	Mahomed Ally, Son of Mahomed Danoed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	1 8 2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.	
		Page	V. C.	£.	s. d.
2084	Mahomed Ally, Son of Mahomed Hossein, and Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	32	6 11
2085	Mahomed Ally, Son of Sheikh Ahmad, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	1	16 7
2086	Mahomed Angen Beg, Son of Causim Beg, and Jemmadar of Be Asps;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	77	18 1
2087	Mahomed Ameen, Eunuch;—refers to the Dusters for the amount due by the Nabob Omdut ul Omrah - - - Found due - - - - -	-	-	28 or thereabouts.	7 19 9
2088	Mahomed Ameer, Son of Sheikh Ahmad, and Wukeel;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	4	3 10
2089	Mahomed Anwar, Son of Mahomed Cawdir, and Jemmadar;—no amount specified; refers to the Dusters - - -	-	-	-	-
2090	Mahomed Auzim, Son of Mahomed Hussun, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	83	4 3
2091	Mahomed Auzim, Son of Noor Mahomed, and Sepoy;—no amount specified - - - - -	-	-	-	-
2092	Mahomed Auzim, Son of Mahomed Hosein, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	13	3 11
2093	Mahomed Boolund, Son of Mahomed Imaum, and latterly Havildar;—no amount specified - - - - -	-	-	-	-
2094	Mahomed Boorhan, Son of Mahomed Cawdir Khan, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	33	8 2
2095	Mahomed Boorhan, Son of Sheikh Hosein, Son of Sheikh Daood, and Jemmadar;—no amount specified - - -	-	-	-	-
2096	Mahomed Budurooddeen, Son of Futch Mahomed, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	190	12 8
2097	Mahomed Causim, son of Hujee Mahomed, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	4	5 5
2098	Mahomed Causim, Son of Mahomed Sherefooddeen, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	44	9 -
2099	Mahomed Cawdir, Son of Mahomed Moosa, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	3	12 11
2100	Mahomed Cawdir, Son of Mahomed Mudar, and Havildar Major;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	35	9 6
2101	Mahomed Cawdir, Son of Mahomed Canloy, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Omdut ul Omrah; found due - -	-	-	3	15 5
2102	Mahomed Cawdir, Son of Mahomed Hosein, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	3	2 10
2103	Mahomed Daood, Son of Mahomed Cawdir, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	27	10 7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pags P C.	£. s. d.
2104	Mahomed Daoud, Son of Mahomed Sirdar, and Sepoy,—no amount specified refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - -	- -	1 13 11
2105	Mahomed Daoud, Son of Rajah Mahomed, and Sepoy,—no amount specified - - - - -	- -	—
2106	Mahomed Daoud, Son of Mahomed Ghooroo, and Risaladar,—Claims as due by the Nabob Omdut ul Omrah - - found due - - - - -	467 —	109 13 10
2107	Mahomed Darab, Son of Mahomed Soobhan, Havildar,—no amount specified - - - - -	- -	—
2108	Mahomed Doulut, Son of Mahomed Laul, and Soobadar,—no amount specified - - - - -	- -	-
2109	Mahomed Durvesh, Son of Mahomed Hosein, and Suhhal,—no amount specified refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - -	- - -	58 17 7
2110	Mahomed Lukhurooddeen, Son of Gholam Ally, and Be Asp,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due -	-	7 16 3
2111	Mahomed Fazil, Son of Mahomed Hussun, and Sepoy,—no amount specified - - - - -	-	—
2112	Mahomed Fauzil, Son of Shekh Moosa, and Drummer,—no amount specified - - - - -	-	—
2113	Mahomed Lukhuroolla, Son of Mahomed Mooraud, and Sepoy,—no amount specified - - - - -	-	—
2114	Mahomed Ghalib, Son of Hayee Mahomed, and Sepoy,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - - -	- - -	1 13 11
2115	Mahomed Ghalib, Son of Mahomed Hosein, and Jemadar,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	20 14 1
2116	Mahomed Ghous, Son of Gool Mahomed Mokum, and Chibook Sowar, or Rough Rider and Riding Master,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - -	- - -	97 13 6
2117	Mahomed Hevat, Son of Mahomed Cawder, and Orderly,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - -	- - -	12 3 4
2118	Mahomed Heyat, Son of Wullee Mahomed Son of Hussun Mahomed, and Sepoy,—no amount specified - - -	—	-
2119	Mahomed Hosein, Son of Darnish Mahomed, and Gunner,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - -	- - -	2 11 6
2120	Mahomed Hosein, Son of Sheikh Ahmed and Gunner,—no amount specified - - - - -	—	—
2121	Mahomed Hosein, Son of Mahomed Ally, and Gunner,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 6 3
2122	Mahomed Hosein Son of Sheikh Buray, and Jemadar,—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - -	- - -	13 12 5
2123	Mahomed Hosein, Son of Mahomed Ally, Son of Mahomed Lukhdoon, and Sepoy,—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - - - - -	- - -	2 16 5
2124	Mahomed Hosein, Son of Mahomed Ghalib, Son of Mahomed Hosein, and Sepoy,—no amount specified, refers to the Duffers for the amount due by the Nabob Omdut ul Omrah, found due - - - - -	- - -	3 15 2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga.	F.	C.	£.	s.	d.
2125	Mahomed Hossin, Son of Futteh Mahomed, Son of Hussau Mahomed, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	0	6	15	4
2126	Mahomed Huneed, Son of Mahomed Futteh, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	14	8	9
2127	Mahomed Huneed, Son of Mahomed Hossin, and Havildar of Cavalry;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	5	4	10
2128	Mahomed Hussun, Son of Mahomed Oomur, and Khoosh Naweeser;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	117	17	5
2129	Mahomed Hussun, Son of Mahomed Oosmann, and Be Asp;—no amount specified	-	-	-	-	-	-
2130	Mahomed Hussun, Son of Mahomed Hossin, and Havildar;—no amount specified	-	-	-	-	-	-
2131	Mahomed Hyat, Son of Mahomed Himmur, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	4	7	3
2132	Mahomed Ibraheem, Son of Russool Khan, and attached to Tajooddeen;—no amount specified	-	-	-	-	-	-
2133	Mahomed Ibraheem, Son of Mahomed Imamooddeen, and Aumeen;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	32	1	6
2134	Mahomed Ibraheem, Son of Khan Mahomed, and Soobadar;—no amount specified	-	-	-	-	-	-
2135	Mahomed Ibraheem, Son of Sheikh Buray, and Havildar and Jenmadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	2	-	-
2136	Mahomed Ibrahim, Son of Mahomed Kureem, and Seapoy;—no amount specified	-	-	-	-	-	-
2137	Mahomed Ibraheem, Son of Mahomed Mudcena, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	-	10	9
2138	Mahomed Ibraheem, Son of Mahomed Dulail, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3	-	-
2139	Mahomed Ibraheem, Son of Mahomed Daood, Son of Mahomed Ismaeel, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3	7	9
2140	Mahomed Ibraheem, Son of Mahomed Hosun, and Kelladar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	4	18	9
2141	Mahomed Ismaeel, Son of Noor Mahomed, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	5	1	-
2142	Mahomed Ismaeel, Son of Mahomed Rajch, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	1	3	7
2143	Mahomed Jafier, Son of Mahomed Shureef, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah;—found due	-	-	-	7	12	8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s F. C.	£. s. d.
2144	Mahomed Jaffer, Son of Mahomed Ishauk, and Sepoy;— claims as due by the Nabob Omdut ul Omrah - - - Found due - - - - -	48 — —	2 — 10
2145	Mahomed Jemael, Son of Mahomed Baboo, and Sepoy;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	17 18 6
2146	Mahomed Kureem, Son of Mahomed Cawdir, and Sepoy;— no amount specified. - - - - -	- - -	—
2147	Mahomed Loll, Son of Mahomed Hyder, and Jemmadar;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	37 6 2
2148	Mahomed Mahmood, Son of Mahomed Khoedad, and Suba- dar;—no amount specified; refers to the Dusters for the amount due by the Omdut ul Omrah; found due - - -	- - -	54 11 9
2149	Mahomed Masood, Son of Mahomed Kemul, and Sepoy;— no amount specified - - - - -	—	—
2150	Mahomed Masood, Son of Mahomed Abdulla, and Subadar; —no amount specified - - - - -	—	—
2151	Mahomed Moheemooddeen, Son of Mahomed Sooltan, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	10 10 —
2152	Mahomed Moorad, Son of Jemaul Mahomed, and Sepoy;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 2 10
2153	Mahomed Mudeenah, Son of Mahomed Mullick, and Suba- dar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due -	- - -	35 11 8
2154	Mahomed Mudar, Son of Mahomed Buheem, and Sepoy;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	14 2 3
2155	Mahomed Muhmood, Son of Imam Baker, and Naih;—no amount specified - - - - -	—	—
2156	Mahomed Nawaz, Son of Mahomed Causim, and Sepoy;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 2 10
2157	Mahomed Nawaz, Son of Sheikh Moyun, and Soobadar;— no amount specified - - - - -	—	—
2158	Mahomed Nissar Ally, Son of Mahomed Sudeek;—refers to the Dusters for the amount due by the Nabob Wallajah Found due - - - - -	216 or thereabouts.	51 17 8
2159	Mahomed Nizamooddeen, Son of Shekh Futeh Mahomed, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	95 10 6
2160	Mahomed Nudeem, Son of Abdool Cawdir, and Havildar of Orderlies;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	17 — 3
2161	Mahomed Nasir, Son of Mahomed Fyzzooliah, Son of Mahomed Abdoolah, and Ink Stand Bearer;—refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	5 17 6
2162	Mahomed Omur, Son of Sheik Imam, and Superintendent, &c.—no amount specified; refers to the Dusters of the Nabob Omdut ul Omrah; found due - - - - -	- - -	— 8 4
2163	Mahomed Omar, Son of Aboo Mahomed, and Sepoy;—no amount specified - - - - -	—	—
2164	Mahomed Oosmaun, Attorney for Shah Bibee, Widow of Gholam Peer, Bee Asp;—no amount specified - - -	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—*continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
2165	Mahomed Oomur, Son of Mahomed Hoseen, and Sepoy; —no amount specified; refers to the Dusters - - -	—	—	—	—	—	—
2166	Mahomed Oomur, Son of Mahomed Oosman, and Sepoy; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due -	-	-	-	3	7	9
2167	Mahomed Oosman, Son of Abdool Hussan, and Jemmadar; —no amount specified - - - - -	—	—	—	—	—	—
2168	Mahomed Peer, Son of Mahomed Amaun, and Jemmadar; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due -	-	-	-	15	8	1
2169	Mahomed Pannah Beg, Son of Mahomed Ally Beg; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	11	11	3
2170	Mahomed Razdar, Son of Futteh Mahomed, and Be Asp; —no amount specified - - - - -	—	—	—	—	—	—
2171	Mahomed Reza, Son of Mahomed Hyder, and Havildar; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	18	9	5
2172	Mahomed Rehemut, Son of Mahomed Niamut, and Nukeeb or Personal Inspector of Recruits; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	10	5	1
2173	Mahomed Roushun, Son of Mahomed Shawbauz, and latterly Jemmadar; —no amount specified - - - - -	—	—	—	—	—	—
2174	Mahomed Ruhman, Son of Mahomed Ibrahim, and Sepoy; —no amount specified - - - - -	—	—	—	—	—	—
2175	Mahomed Sadik, Son of Wullee Mahomed, and Tukut Gear; —no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	84	13	11
2176	Mahomed Sadick, Son of Abdool Nubbee, and Sepoy; —no amount specified - - - - -	—	—	—	—	—	—
2177	Mahomed Secunder, Son of Sheikh Mukhdoom, and Sepoy; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	18	10	11
2178	Mahomed Shah Ally, Son of Mahomed Hussuen, and Sepoy; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due -	-	-	-	4	13	7
2179	Mahomed Shere Ally, Son of Kurraem, and Be Asp; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	56	10	4
2180	Mahomed Shoojaut, Son of Mahomed Myram, and Sepoy; no amount specified - - - - -	—	—	—	—	—	—
2181	Mahomed Shuffee, Son of Abdool Kureem, and Sepoy; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	18	3	—
2182	Mahomed Solyman, Son of Mahomed Moosa, and Sepoy, afterwards Naick; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	8	5
2183	Mahomed Soliman, Son of Mahomed Oomur, and Sepoy; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	3	2	6
2184	Mahomed Sudler Khan, Son of, and Bibee Jan, Widow of Futteh Mahomed Khan Kelladar; no amount specified -	—	—	—	—	—	—
2185	Mahomed Suleem, Son of Mahomed Baboo, and Sepoy; —no amount specified - - - - -	—	—	—	—	—	—
2186	Mahomed Sayeed, Soobadar; —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	35	12	1

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of Pay.	AMOUNT of The Principal of The Claims, in the Com specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
2187	Mahomed Tajooddeen, Son of Mahomed Haushim, and Sepoy;—no amount specified	—	—	—	—	—	—
2188	Mahomed Teepon, Son of Sheikh Hosein, and Naick;—no amount specified	—	—	—	—	—	—
2189	Mahomed Uzmud, Son of Mahomed Ghalib, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	3	2	6
2190	Mahomed Yacoob, Son of Mahomed Ismaeel, and Be Asp;—no amount specified	—	—	—	—	—	—
2191	Mahomed Yacoob, Son of Mahomed Abkhawand, and Jemmadar;—no amount specified	—	—	—	—	—	—
2192	Mahomed Yacoob, Son of Sheikh Ahmud, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	10	9	0
2193	Mahomed Yacoob, Son of Mahomed Shair, and Havildar;—no amount specified	—	—	—	—	—	—
2194	Mahomed Yoosuf, Son of Sheikh Khodawind, Son of Sheikh Adum, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	1	3	5
2195	Mahomed Yusuf, adopted Son of Hajee Humdum, Jemmadar; no amount specified	—	—	—	—	—	—
2196	Mahomed Yusuf, Son of Mahomed Osman, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	8	19	11
2197	Mahomed Yusuf, Son of Sheikh Ahmud, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	10	15	9
2198	Mahomed Zuman, Son of Abdool Kureem, and Havildar;—no amount specified; refers to the Duffers	—	—	—	—	—	—
2199	Mansabee, Widow of Mahomed Huneef, and Jemmadar and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	12	2	6
2200	Maryum Bibee, Mother of Sied Mahomed Naick;—no amount specified	—	—	—	—	—	—
2201	Meer Abbas Ally, Son of Meer Nijabut Ally, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	22	4	2
2202	Meer Abdoor Ruheem, Son of Mahomed Jaffier;—no amount specified	—	—	—	—	—	—
2203	Meer Aboul Hussun, Son of Shah Azeezoolla;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	44	13	10
2204	Meer Afzul Ally, Son of Fuzul Ally, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	51	6	1
2205	Meer Ahmud Ally, Son of Meer Sadick Ally, and Be Asp;—no amount specified	—	—	—	—	—	—
2206	Meer Akbur Ally, Son of Sied Mahomed, and Durood Khan;—no amount specified	—	—	—	—	—	—
2207	Meer Ally, Son of Meer Hummedoolla, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	92	14	8
2208	Meer Ally Raza, Son of Meer Amaam Oolla, and Be Asp;—no amount specified	—	—	—	—	—	—
2209	Meer Ashruf Ally, Son of Sied Abdoolah, and Be Asp;—no amount specified	—	—	—	—	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	F. C.	£.	s.	d.
2210	Meer Fuzul Ally, Son of Meer Abou Torab, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	16	11	2
2211	Meer Fyzooddeen, Son of Meer Gholam Hosein, Sowar;—no amount specified - - -	-	-	-	-	-
2212	Meer Gholam Modstulla, Son of Meer Gholam Myenooddeen, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	101	3	8
2213	Meer Gholam Hyder, Son of Meer Sher Ally;—no amount specified - - -	-	-	-	-	-
2214	Meer Gholam Ally, Son of Meer Muhmood, and Sepoy;—no amount specified - - -	-	-	-	-	-
2215	Meer Gholam Ally, Son of Abdool Ally, and Be Asp;—no amount specified - - -	-	-	-	-	-
2216	Meer Hafiz Ally Kirmance, Son of Meer Mahomed Reza Kirmance, Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah; found due - - -	-	-	7	11	6
2217	Meer Hosein Ally, Son of Meer Abbas Ally, and Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	36	11	7
2218	Meer Hosein Ally, Son of Syyed Abdool Cawdir, and Kautib or Book Writer;—no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - -	-	-	46	6	3
2219	Meer Hissun Ally, Son of Meer Jaffier;—no amount specified - - -	-	-	-	-	-
2220	Meer Hyder Ally, Son of Mutloob Shah Hoseinee, and Aumcen;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	13	8	0
2221	Meer Hyder Ally, Son of Meer Abdool Kuza Khan, and Be Asp;—no amount specified - - -	-	-	-	-	-
2222	Meer Jaffier Hyderee, Son of Meer Causim, and Be Asp;—no amount specified - - -	-	-	-	-	-
2223	Meer Mahomed Ally, Son of Meer Sadick Ally;—no amount specified - - -	-	-	-	-	-
2224	Meer Mahomed Ally, Son of Meer Serajooddeen, and Be Asp;—no amount specified - - -	-	-	-	-	-
2225	Meer Mahomed Ally, Son of Meer Yusuf Ally, and Havildar;—no amount specified - - -	-	-	-	-	-
2226	Meer Mohib Ally, Son of Meer Yousuf Ally, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	58	14	2
2227	Meer Moheesooddeen Ally, Son of Meer Hosein Ally, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	11	4	4
2228	Meer Munnuwar Ally, entitled Banker Ally Khan, Son of Meer Mehedee Khan;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	28	1	8
2229	Meer Nasir Ally, Son of Meer Sied Ally, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	1	-	-
2230	Meer Reza Hosein Khan, Son of Meer Hashim;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	125	17	1
2231	Meer Shere Ally, Son of Mere Hosein, and Dubash and Havildar;—no amount specified; refers to the Dusters - - -	-	-	-	-	-
2232	Meer Shukeroollah, Son of Meer Momin, and Be Asp; no amount specified - - -	-	-	-	-	-

LIST of CLAIMS preferred to the Commissioners, &c.—*continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga.	F.	C.	£.	s.	d.
2233	Meer Usgher Ally, Son of Meer Sooltaun Ally, and Seapoy; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3	2	6
2234	Meer Useudoollah, Son of Meer Husein and Durood Khan;—no amount specified	-	-	-	-	-	-
2235	Meerzein ul Abudeen, Son of Meer Auzim, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah; found due	-	-	-	81	9	3
2236	Mirza Ally, Son of Causim Ally, and Be Asp;—no amount specified	-	-	-	-	-	-
2237	Mirza Asudoollah Beg, and Jemmadar;—no amount specified	-	-	-	-	-	-
2238	Mirza Baukir, Son of Mirza Mahomed Tuckee, and Out-Ryder Found due according to the Dusters of the Nabob Omdut ul Omrah	411	1	8	109	16	4
2239	Michael, Son of John, and Fifer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	4	1	10
2240	Moheooddeen Hosein Khan, Son of Gholam Nuckee Khan; no amount specified	-	-	-	-	-	-
2241	Moheooddeen Abkhan, Son of Ismael Abkhan, Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	251	6	-
2242	Mohun Sing, Son of Doonderum, and Naick;—no amount specified	-	-	-	-	-	-
2243	Moheooddeen Beg, only Son of Jaffier Beg, and Darogah, &c.—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	134	8	-
2244	Mokhlis Ally, Son of Komalooddeen Hukeem, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	21	14	1
2245	Moodoo Nair, Son of Bheem Nair, and Jemmadar;—no amount specified	-	-	-	-	-	-
2246	Moortee, Widow of Chungatoo, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3	2	6
2247	Moostafa Beg, Son of Nudzeem Beg, and Naick;—no amount specified	-	-	-	-	-	-
2248	Mootalon, Widow of Plimal Naick, Naick of Infantry;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3	11	9
2249	Moottoo Naick, Son of Ram Naick, and Fifer;—claims as due	96	-	-	-	-	-
2250	Moottoo, Son of Moottoo, Son of Vcra, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	21	12	1
2251	Moottoo, Son of Videllingum, Son of Vinetatum, and Tindal of Calashees;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	25	18	3
2252	Moottoo, the younger, Son of Moottoo, Son of Rama, and Coachman; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	12	14	3
2253	Moottoo, Son of Kishnappa, Son of Moottoo, and Khulasee or Lascar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	17	11	-

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^a	P.	C.	
					£. s. d.
2254	Mootoo, Son of Paree Mootoo, Son of Mootoo, and Calashy or Lascar; no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	11 6 9
2255	Moocoondoo, Son of Cooppa, Tindall of Calashers;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	11 8 5
2256	Moyenooddeen, Son of Mahomed Saleh;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	86 10 0
2257	Muddoo Krishna, Son of Purusrang, Son of Kaut Cooty, and Duffadar of Hircarrabs; no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	74 8 2
2258	Mudaj Bibee, Widow of Sied Jaffier, Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 3 10
2259	Mahmood Ally Khan, Son of Hafez Futteh Ahmed, and Darogah;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	78 17 8
2260	Mull Singh, Son of Hurree Singh, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	23 18 10
<hr/>					
2261	Mahomed Ameen, Son of Mahomed Baboo, Son of Mahomed Muttee, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 18 10
2262	Mahomed Ameen, Son of Abdool Mahomed, Son of Hussun Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 10 1
2263	Mahomed Ally, Son of Mahomed Yusuf, Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	13 12 -
2264	Mahomed Bawkir, Son of Mahomed Peer, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 10 0
2265	Mahomed Cawdar, Son of Futteh Mahomed, Son of Sheikh Meeran, and Seapoy; no amount specified - - - - -	-	-	-	-
2266	Mahomed Cawdar, Son of Mahomed Imann, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	26 17 8
2267	Mahomed Hedayut, Son of Mahomed Ghaleb, Son of Mahomed Yusuf, and Seapoy;—no amount specified - - - - -	-	-	-	-
2268	Mahomed Hosein, Son of Mahomed Reza, Son of Mahomed Moorad, and Jenmadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	13 16 3
2269	Mahomed Ibrahim, Son of Mahomed Futteh, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	- 5 4
2270	Mahomed Kayem, Son of Mahomed Dildar, Son of Mahomed Sooltan, and Seapoy;—no amount specified - - - - -	-	-	-	-
2271	Mahomed Khojafah, Son of Mahomed Mustapha, Son of Mahomed Yusuf, and Kettle-drum Beater;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	10 17 4

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
2272	Mahomed Masoom, Son of Fakerr Mahomed, Son of Shah Ahmad, and Soobadar of the Supernumerary Corps;—no amount specified - - - - -	—	—	—	—	—	—
2273	Mahomed Munnuwur, Son of Mahomed Surwur, Son of Mahomed Shah, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	5	9	4
2274	Mahomed Rubcem, Son of Mahomed Ibraheem, Son of Mahomed Waris, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	10	3	7
2275	Mahomed Shureef, Son of Abdool Ghunnee, Son of Sheikh Daood, and Havildar of Gunners;—no amount specified - - - - -	—	—	—	—	—	—
2276	Meer Ghulam Mahomed, Son of Meer Mahomed Hashim, Son of Abdool Luteef, and Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
2277	Meer Mahomed Shuflee, Son of Bheek, Son of Sied Ghulam Mustafa, and Darogah of the Nabob's Coach-House;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	64	19	3
2278	Meera Bibee, Widow of Sheikh Fureed, Soobadar;—no amount specified - - - - -	—	—	—	—	—	—
2279	Moheeroodeen Beg, Son of Mahomed Beg, Son of Causim Beg, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	17	9	5
2280	Moottaloo, Son of Vencoo, Son of Moottoo, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	2	3	—
2281	Moottealoo, Son of Chungah, Son of Serwanah, and Masalchee or Torch Bearer; no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	—	—	—	17	12	8
2282	Mootumma, Widow of Ayana, Calashy;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	—	—	—	14	17	9
2283	Mudar Bee, Widow of Mulleck Mahomed, Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
2284	Munnaroo, Son of Cul Naick, Son of Dasoo Naick, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	2	8	—
N.							
2285	Nagaloo, Son of Ella, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	—	19	4
2286	Nagojee, Son of Doojee, Son of Bapjee, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	1	10	1
2287	Narain Appa, Son of Bunga Nair, and Adjutant Commandant;—no amount specified; found due according to the Duffers of the Nabob Omdut ul Omrah - - - - -	—	—	—	52	1	3
2288	Narain Naick, Son of Sooba Nair, and Naick;—no amount specified - - - - -	—	—	—	—	—	—
2289	Narain, Son of Vencatesha, and Fifer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	—	—	—	7	12	6
2290	Narsup Nair, Son of Gobind Nair, and Naick and Havildar; no amount specified - - - - -	—	—	—	—	—	—
2291	Nizamooddeen, Son of Fakhrooddeen, and Teacher;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - - -	—	—	—	23	1	6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Court specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	F.	C.	£.	s.	d.
2292	Nizamooddeen, Son of Gholam Mohesooddeen, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	3	12	1
2293	Noor Mahomed, Son of Mahomed Hossain, Son of Sheikh Sooltan, and Naick; no amount specified - -	-	-	-	-	-	-
2294	Nudeem Beg, Son of Bicka Beg, and Jenmadar of Orderlies;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due -	-	-	-	89	3	11
2295	Nursoo, Son of Jacob, and Drummer;—no amount specified -	-	-	-	-	-	-
2296	Nursoo, Son of Naraidoo, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	1	2	7
2297	Naga, Son of Nella, and Mussalchee;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - -	-	-	-	19	7	3
2298	Narain Doss, Son of Dhurm Doss, Buxaree Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	-	2	3
2299	Neltonby, Son of Purcha, Son of Neltonby, and Carter;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	12	8	6
2300	Noor Mahomed, Son of Mahomed Haashim, Son of Noor Mahomed, and Seapoy; no amount specified - - -	-	-	-	-	-	-
2301	Nursya, Son of Cooppya, Ghurnalchee or Striker of the Hour;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	30	2	8
O.							
2302	Oosmaan Beg, Son of Mirza Ruheem Beg, Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	35	16	6
P.							
2303	Padsha Sahiba, Widow of Gholam Mohesooddeen, Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	100	14	2
2304	Padshah Begum, Widow of Meer Abou Talib Khan, Bahauder; no amount specified - - - - -	-	-	-	-	-	-
2305	Paneh, Son of Manuel, and Fifer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	14	7	4
2306	Paul, Son of John, and Fifer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	3	7
2307	Peda Nair, Father of Vencatachellum, Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	9	6
2308	Peechee Mootoo, Son of John Francis, Son of Anthony, and Fifer; no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due -	-	-	-	3	16	3
2309	Peer Sahiba, Widow of Meer Roushun Ally;—no amount specified - - - - -	-	-	-	-	-	-
2310	Peer Mahomed, Son of Khan Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	1	14	3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F. C.	£.	s.	d.
2311	Peer Mahomed, Son of Fezooddeen, Son of Sheikh Hosein, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	2	6	9
2312	Peer Mahomed, Son of Fakker Mahomed, Son of Peer Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	2	15	11
2313	Pershaud Sing, Son of Husee Sing, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	15	8	10
2314	Peter, Son of John, Son of Manuel, and Fifer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	3	12	1
2315	Pop Naick, Son of Moodoo Nair, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	12	16	10
2316	Puhulwan Sing, Son of Dhara Sing, Son of Iham Sing, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	3	14	—
2317	Pursaram, Son of Seetaram, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	3	2	10
2318	Pursaram, Son of Myapa, and Naick;—no amount specified	—	—	—	—	—
2319	Purtaub Sing, Son of Pursaram Sing, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	77	17	4
2320	Purusram Naick, Son of Poonapa, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	27	3	2
2321	Paupau, Son of Dasse, and Masalehee or Torch Bearer;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due	-	-	22	17	11
2322	Pauperoo or Paupiah, Son of Pota, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	1	10	1
2323	Poolee, Mother of Serna, Seapoy;—no amount specified	—	—	—	—	—
2324	Pursaram Naick, Son of Chellapa, Son of Shunkumee, and Naick and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	1	6	7
2325	Purwata, Widow of Mootoo, Gardener;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	44	19	—
R.						
2326	Rajbee, Widow of Siddee Rajoo, Kettle-drum Player;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	19	3	8
2327	Rajee Mahomed, Son of Abdool Russool, and Seapoy;—no amount specified	—	—	—	—	—
2328	Rama, Son of Cooppa, Son of Tada, and Coachman;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	23	9	—
2329	Rama, Son of Mootceal Nair, Son of Acup Nair, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	2	15	7
2330	Ramasamee, Son of Yellapa, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due	-	-	3	5	1

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	P.	C.	£.	s.	d.
2331	Ramasamee, Son of Goorooappa, and Seapoy;—no amount specified	—	—	—	—	—	—
2332	Ramasamee, Son of Pirmal Nair, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	2	8	7
2333	Ramasamee, Son of Moottoo Nair, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	4	4	1
2334	Ramchunder Row, Son of Jewun Row, and Mohurrir;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	28	15	2
2335	Randoo, Son of Pirmaloo, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	1	13	11
2336	Ram Jee, Son of Maha Jee, and latterly Jeimadar;—no amount specified	—	—	—	—	—	—
2337	Rampershad, Son of Munneeram, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	6	9	10
2338	Rampershad, Son of Muhrun Sing, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	2	16	1
2339	Rampershad, Son of Dhun Sing, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	8	7	6
2340	Ram Row, Son of Kishen Row, and Mohurrir;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	54	6	11
2341	Ram Sing, Son of Zorawur Sing, and Sepoy;—no amount specified	—	—	—	—	—	—
2342	Ram Singh, Son of Letches Ram, Son of Odibhan, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	5	16	8
2343	Ram Sing, Son of Shiceo Sing, Son of Ram Kishen, and Sookadar;—no amount specified	—	—	—	—	—	—
2344	Raubay Bibee, Mother of Abdool Karreem, Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	2	8	4
2345	Royeel Naick, Son of Soor Naick, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	1	7	5
2346	Runga, Son of Gopauloo, and Fifer; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	7	12	6
2347	Rungap Naick, Son of Govin Naick, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	11	2	7
2348	Ruza Beg, Son of Rujob Ally Beg, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	5	2	6
2349	Ramjee, Son of Appajee Naick, Son of Manajee, and Seapoy, and Naick in the Corps of Abdool Wuhab and Sied Abdool Ruhman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	7	17	9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	Rs.	Cs.	
	S.				£. s. d.
2350	Saran Bibee, Widow of Abdool Kureem, Barber;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	2 5 3
2351	Seetoo Row, Son of Baboo Row, and News Writer;—claims as due from the Nabob Omdut ul Omrah - - - Found due - - -	216	12	36	63 15 11
2352	Seraujooddeen, alias Mahomed Nawauz Khan, Son of Kureemooddeen, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	70 16 —
2353	Seraujooddeen Khan, Son of Mahomed Cootboodeen, and Be Asp Darogah;—no amount specified - - -	—			—
2354	Serwa, Son of Arnachellum, Son of Chinnatomby, and Gobsmith;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - -	—			61 2 3
2355	Sewa Sing, Son of Mann Sing, and Commandant;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	44 12 6
2356	Shah Mahomed, Son of Aboo Mahomed, and Jemadar and Adjutant;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	36 9 9
2357	Shahba, Son of Tambloo Nair, and Havildar;—no amount specified - - -	-	-	-	—
2358	Sheikh Abbas, Son of Fakee Mahomed, Son of Sheikh Abbas, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	2 8 —
2359	Sheikh Abdool Cawdir, Son of Mahomed Punnah, and Gunner;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	3 16 10
2360	Sheikh Abdoor Rahman, Son of Sheikh Mahomed Hosein, and Jemadar of Cavalry;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	6 15 5
2361	Sheikh Abdullah, Son of Peer Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	1 13 11
2362	Sheikh Adam, Son of Futteh Mahomed, Son of Soobhan Mahomed, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	4 3 10
2363	Sheikh Ahmad, Son of Abdool Kureem, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	9 1 10
2364	Sheikh Ahmad, Son of Sheikh Hosein and Soobadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	28 4 8
2365	Sheikh Ahmad, Son of Mahomed Hosein and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	4 13 9
2366	Sheikh Ahmad, Son of Sheikh Mutta, and Seapoy;—no amount specified - - -	—			—
2367	Sheikh Ahmad or Mahomed, Son of Sheikh Daood, Son of Sheikh Meeran, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	2 2 10
2368	Sheikh Ally, Son of Sheikh Soleiman, and Soobadar;—no amount specified - - -	—			—

LIST of CLAIMS preferred to the Commissioners, &c. — continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of	Aggregate		
		The Principal of The Claims, in the Coin specified.	AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag. P. C.	£.	s.	d.
2369	Sheikh Ally, Son of Sheikh Imam, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	3	12	6
2370	Sheikh Ally, Son of Sheikh Hyder, and Sepoy;—no amount specified - - - - -	- - -	-	-	-
2371	Sheikh Ally, Son of Shah Mahomed, and Sepoy;—no amount specified - - - - -	- - -	-	-	-
2372	Sheikh Baboo and Mahomed Ghous, Sons of Sheikh Mudar, Jemmadar of Orderlies;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	23	8	-
2373	Sheikh Baboo, Son of Sheikh Imam, Son of Sheikh Mahomed, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	5	17	4
2374	Sheikh Boodhun, Son of Sheikh Moastufee, and Jemadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	19	14	4
2375	Sheikh Boodhun, Son of Sheikh Nather, Son of Sheikh Khodawind, and Sepoy; no amount specified - - - - -	- - -	-	-	-
2376	Sheikh Boorhan, Son of Sheikh Mukhdoom, Son of Sheikh Boorhan, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2	6	5
2377	Sheikh Buray, Son of Sheikh Ahmud, and Naick;—no amount specified - - - - -	- - -	-	-	-
2378	Sheikh Buray, Son of Sheikh Sillar, Son of Sheikh Mukhdoom, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2	7	11
2379	Sheikh Buray, Brother of Sheikh Imam, Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	5	16	-
2380	Sheikh Buray, Son of Mahomed Hosein, Son of Sheikh Ahmud, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2	7	7
2381	Sheikh Daood, Son of Sheikh Ibrahim, and Sepoy;—no amount specified - - - - -	- - -	-	-	-
2382	Sheikh Daood, Son of Mahomed Yacooly, Son of Sheikh Buray, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	4	17	-
2383	Sheikh Fureed, Son of Gholam Hyder, and Jemmadar;—no amount specified - - - - -	- - -	-	-	-
2384	Sheikh Fureed, Son of Sheikh Hyder, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2	5	3
2385	Sheikh Futteh Mahomed, Son of Sheikh Sooltan, and Havildar;—no amount specified - - - - -	- - -	-	-	-
2386	Sheikh Hameed, Son of Fakeer Mahomed, Sepoy;—no amount specified - - - - -	- - -	-	-	-
2387	Sheikh Hosein, Son of Sheikh Soleiman, and Havildar;—no amount specified - - - - -	- - -	-	-	-
2388	Sheikh Hosein, Son of Sheikh Adam, and Jemmadar;—no amount specified - - - - -	- - -	-	-	-
2389	Sheikh Hosein, Son of Sheikh Ansar, and Naick;—no amount specified - - - - -	- - -	-	-	-
2390	Sheikh Hosein, Son of Sheikh Imam, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2	9	11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
2391	Sheikh Hosein, Son of Wullee Muhomed, Son of Sheikh Imam, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	6	0
2392	Sheikh Hosein, Son of Sheikh Megun, Son of Abou Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	9	—
2393	Sheikh Hyder, Son of Mahomed Ghasee, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	17	17	9
2394	Sheikh Hyder, Son of Sheikh Ibraheem, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	13	9
2395	Sheikh Ibraheem, Son of Abdool Cawdir, and Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
2396	Sheikh Ibraheem, Son of Sheikh Ally, and Havildar;—no amount specified - - - - -	—	—	—	—	—	—
2397	Sheik Ibraheem, Son of Sheikh Caulay, Son of Sheik Azeez, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	7	8
2398	Sheikh Ibrahim, Son of Fukeer Mahomed, and Jemadar; - no amount specified - - - - -	—	—	—	—	—	—
2399	Sheik Imam, Son of Sheikh Ahmud, and Jemadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	14	3	10
2400	Sheikh Imam, Son of Abdool Russoul, and Archer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	12	19	9
2401	Sheikh Imam, Son of Rajah Mahomed, and Seapoy;—no amount specified - - - - -	—	—	—	—	—	—
2402	Sheik Imam, Son of Sheikh Boodhun, and Barber of Infantry;—no amount specified - - - - -	—	—	—	—	—	—
2403	Sheikh Imam, Son of Abdool Cawdir, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	1	4
2404	Sheikh Imam, Son of Mahomed Hosein, and Jemadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	8	4
2405	Sheikh Imam, Son of Sheikh Ahmud, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	9	6
2406	Sheikh Imam, Son of Mahomed Reza, and Gunner;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	—	1	9
2407	Sheikh Imam, Son of Sheikh Yusuf, and Jemadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	9	16	9
2408	Sheikh Imam, Son of Sheikh Mukhlloom, Son of Futteh Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	2	6
2409	Sheikh Imam, Son of Sheikh Ally, Son of Sheikh Eury, and Seapoy; - no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	7	10
2410	Sheikh Inayutoollah, Son of Kurumoollah - - - - -	Rs 360	—	—	—	—	—
2411	Sheikh Mahomed, Son of Laur Mahomed, and Buemasar;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	22	—	2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
2412	Sheikh Mahomed, Son of Abdool Nubbee, and Naick;—no amount specified	—	—	—	—
2413	Sheikh Mahomed Azeem, Son of Fukeer Mahomed, and Seapoy;—no amount specified	—	—	—	—
2414	Sheikh Meeran, Son of Sheikh Moheerooddeen, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	5 16 10
2415	Shaikh Meeran, Son of Sheikh Ahmad, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	2 12 3
2416	Sheikh Meeran, Son of Sheikh Ibrahim, and Naick;—no amount specified	—	—	—	—
2417	Sheikh Meyun, Son of Noor Mahomed, and Seapoy;—no amount specified	—	—	—	—
2418	Sheikh Meyun, Son of Sheikh Dada, and Havildar;—no amount specified	—	—	—	—
2419	Sheikh Moheerooddeen, Son of Mahomed Hasein, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	1 13 11
2420	Sheikh Moheerooddeen, Son of Mahomed Hussein, and Jamadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	18 — —
2421	Sheikh Mudar, Son of Mahomed Yacoob, and Seapoy;—no amount specified	—	—	—	—
2422	Sheikh Madena, Son of Sheik Iman, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	13 12 3
2423	Sheikh Mudar, Son of Sheikh Buray, and Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; Pag. F. C. (Paid in Excess, 5. 23. 66.)	—	—	—	—
2424	Sheikh Mudar, Son of Gool Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3 4 9
2425	Sheikh Mudar, Son of Sheikh Nuthur, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	2 6 5
2426	Sheikh Mudar, Son of Sheikh Mukhdoom, Son of Futteh Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	3 2 6
2427	Sheikh Mukhdoom, Son of Fukeer Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	4 4 9
2428	Sheikh Nubboo, Son of Sheik Fakeer, Mahomed and Commandant of Infantry;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	104 12 5
2429	Sheikh Nuthur, Son of Sheikh Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	— 10 —
2430	Sheikh Nuthur, Son of Sheikh Hosein, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	7 19 7
2431	Sheikh Nuthur, junior, Son of Sheikh Abdool Cawdir, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	-	-	-	1 8 10

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY,	A M O U N T of The Principal of The Claims, in the Coin specified			Aggregate A M O U N T of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
2432	Sheikh Nuthur, Son of Sheikh Hosein, Son of Sheikh Chand, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	4	2
2433	Sheikh Pur, Son of Sheikh Imam, and Orderly Sepoy;—no amount specified - - - - -	-	-	-	-	-	-
2434	Sheikh Sallar, Son of Laur Mahomed, and Naig;—no amount specified - - - - -	-	-	-	-	-	-
2435	Sheikh Sooltan, Son of Wully Shih, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	17	5	-
2436	Sheikh Teepoo, Son of Shemsooddeen, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	9	9	-
2437	Sheikh Teepoo, Son of Mahomed Causim, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	10	19	9
2438	Sheikh Teepoo, Son of Sheikh Adam, Son of Sheikh Yusuf, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	13	4
2439	Sheikh Teepoo, Son of Sheikh Dada, Son of Sheikh Lauray, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	5	12	1
2440	Sheikh Yacoob, Son of Sheikh Abdool Nubhee, and Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	12	2	4
2441	Sheikh Zubeerooddeen, Son of Sheikh Ahmed, and Havildar;—no amount specified - - - - -	-	-	-	-	-	-
2442	Sheikh Abdool Cawdir, Son of Sheikh Imam, and Gunner;—amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	-	6	11
2443	Sheikh Abdool Wahab, Son of Mahomed Ally, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	12	11	3
2444	Shekh Adam, Brother of Shekh Hyder;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	13	9
2445	Shekh Ahmed, Son of Shekh Humeed, and Sepoy;—no amount specified - - - - -	-	-	-	-	-	-
2446	Shekh Ahmed, Son of Shekh Ally, and Sepoy;—no amount specified - - - - -	-	-	-	-	-	-
2447	Shekh Ally, Son of Shekh Mudar, and Sepoy;—no amount specified - - - - -	-	-	-	-	-	-
2448	Shekh Ally, Son of Shekh Noor Mahomed, Sepoy, and afterwards Sepoy and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	6	14	2
2449	Shekh Hosein, Son of Shekh Mulluck, and Sepoy;—no amount specified - - - - -	-	-	-	-	-	-
2450	Shekh Hosein, Son of Shekh Nuthur, and Gunner;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	4	5	9
2451	Shekh Hosein, Son of Mahomed Hosein, and Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	34	13	5
2452	Shekh Hosein, Son of Shekh Imam, and Sepoy;—no amount specified - - - - -	-	-	-	-	-	-

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.	
		Pag.	F. C.	£.	s. d.
2453	Shekh Hosein, Son of Gholam Moheecooddeen, and Sepoy;— no amount specified	—	—	—	—
2454	Shekh Hussan Mahomed, Son of Sheikh Imam, and Com- mandant of Infantry;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	19	9 10
2455	Shekh Ibraheem, Son of Laur Mahomed, and Havildar;— no amount specified	—	—	—	—
2456	Shekh Ibraheem, Son of Sheikh Imam, and Havildar;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	26	5 9
2457	Shekh Jellani, Son of Foker Mahomed, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	4	3 10
2458	Shekh Imam, Son of Sheikh Ally, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	5	1 —
2459	Shekh Imam, Son of Futteh Mahomed, and Sepoy;—no amount specified	—	—	—	—
2460	Shekh Imaum, Son of Sheikh Ibrahim, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	5	1 1
2461	Shekh Imaum, Son of Shekh Meeraun, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	—	3 5
2462	Shekh Imaum, Son of Sheikh Nuthur, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	3	2 6
2463	Shekh Ismael, Son of Sheikh Hosein, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	3	4 4
2464	Shekh Ismael, Son of Sheikh Hosein, Havildar;—no amount specified	—	—	—	—
2465	Shekh Ismael, Son of Gholam Ally, and Sepoy;—no amount specified	—	—	—	—
2466	Shekh Meeraun, Son of Sheikh Imaum, and Naick;—no amount specified	—	—	—	—
2467	Shekh Meeyun, Son of Sheikh Burray;—no amount specified	—	—	—	—
2468	Shekh Moheecooddeen, Son of Sheik Oosmaun, and Sepoy; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	15	— —
2469	Shekh Mudar, Son of Gholam Hosein, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	8	11 3
2470	Shekh Mudar, Son of Hussein Mahomed, and Havildar;— no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	4	16 7
2471	Shekh Mudar, Son of Sheikh Gooroo, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	9	2 3
2472	Shekh Mukdoom, Son of Sheikh Mudar, and latterly Risa- ladar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	18	3 —
2473	Shekh Oomur, Son of Sheikh Imaum, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	16	13 1
2474	Sholi Appa, Son of Chinnia, and Sepoy;—no amount spe- cified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	3	2 6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
2475	Siddee, Son of Goorooa, and Fiser;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 7 12 6
2476	Siddee Ally, Son of Siddee Cumber, and Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	— 7 11
2477	Siddee Almas, (name of his father unknown) Seapoy;—no amount specified - - - - -	—			—
2478	Siddee Almas, (name of his father unknown) Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 4 7
2479	Siddee Amber, (name of his father unknown) Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 4 7
2480	Siddee Billal, (name of his father unknown) Habshee or African Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 16 10
2481	Siddee Busheer, Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	— 16 5
2482	Siddee Cumber, (name of his father unknown) Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 16 10
2483	Siddee Johur, Son of Mahomed Sayeed, and Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	— 14 1
2484	Siddee Ryhan, (name of his father unknown) Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 4 7
2485	Siddee Salim, the younger;—no amount specified - - - - -	—			—
2486	Siddee Sulimun, (name of his father unknown) Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 4 9
2487	Siddee Salim Kulaun, Sepoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 16 5
2488	Siddee Sayeed, (name of his father unknown) Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 4 7
2489	Siddee Solymam;—no amount specified - - - - -	—			—
2490	Sied Abdool Cawdir, Son of Fakeer, Mahomed and Seapoy; no amount specified - - - - -	—			—
2491	Sied Abdool Cawdir, Son of Sied Moheecooddeen, and Be Asp;—no amount specified - - - - -	—			—
2492	Sied Abdool Cawdir, Son of Sied Ghuffoor, and Havildar;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 1 10
2493	Sied Abdool Cawdir, Son of Sied Mudar, and Soobadar;—no amount specified - - - - -	—			—
2494	Sied Adam, Son of Fakhuroolla, and latterly Havildar;—no amount specified - - - - -	—			—
2495	Sied Adam, Son of Sied Meeran, and Havildar;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	8 2 —
2496	Sied Ahmud, Son of Sied Niamutoolla, and Seapoy;—no amount specified - - - - -	—			—
2497	Sied Ahmud, Son of Sied Hosein, Son of Sied Mukhdoom, and Seapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 6 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	F.	C.	£.	s.	d.
2498	Sied Ashruff, Son of Sied Moheesooddeen, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	61	7	5
2499	Sied Ashruff, Son of Sied Cansim, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	3	8	3
2500	Sied Behadur, Son of Sied Hosein, alias Sied Yusuf, Son of Meer Askuree, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	2	5	3
2501	Sied Boodhun, Son of Sied Burray, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	6	1	8
2502	Sied Cansim, Son of Sied Fakhrooddeen, Son of Sied Mahomed Ahmud, and Seapoy; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	3	2	6
2503	Sied Cawdir, Son of Sied Moheesooddeen, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	2	2	10
2504	Sied Flutteh, Son of Sied Alaoodeen, and Muezzin;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	1	3	5
2505	Sied Futteh Oolla, Son of Taj Ally, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	11	9	6
2506	Sied Fuzul Ally, Son of Sied Peer, and Seapoy;—no amount specified - -	-	-	-	-	-	-
2507	Sied Gholam Moheesooddeen, Son of Sied Hosein, and latterly Jemmadar; no amount specified - -	-	-	-	-	-	-
2508	Sied Ghunnee, Son of Sied Bankir, and Havildar;—no amount specified - -	-	-	-	-	-	-
2509	Sied Hosein, Son of Sied Huzrut, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	32	3	-
2510	Sied Hosein, Son of Sied Moheesooddeen, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	46	18	6
2511	Sied Hosein, Son of Sied Ismaeel, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	4	14	10
2512	Sied Hosein, Son of Sied Mudar, and Havildar;—no amount specified - -	-	-	-	-	-	-
2513	Sied Humeed, Son of Sied Yusuf, and Jemmadar of Orderlies;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	27	18	8
2514	Sied Humeed, Son of Sied Hosein, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	9	-	6
2515	Sied Hassan, Son of Sied Mustafa, and Naick;—no amount specified - -	-	-	-	-	-	-
2516	Sied Hussun, Son of Shah Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	2	7	3
2517	Sied Hyder, Son of Sied Yusuf, and Sepoy;—no amount specified - -	-	-	-	-	-	-
2518	Sied Ibrahim, Son of Sied Osman, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	14	2	3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
2519	Sied Jaffier, Son of Sied 'Mukhdoom, and Seapoy;—no amount specified - - - - -	—			—
2520	Sied Imaum, Son of Sied Moortuza, and Seapoy;—no amount specified - - - - -	—			—
2521	Sied Imam, Son of Sied Hosein, and Jemmadar;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	7 4 7
2522	Sied Julaul, Son of Sied Mahomed, and Naick;—no amount specified - - - - -	—			—
2523	Sied Mahomed, Son of Shah Faqueeroollah and Be Asp - - -	Ra. 450 or thereabouts.			—
2524	Sied Mahomed, Son of Sied Ahmud Cawdree, and Teacher; no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	76 15 10
2525	Sied Mahomed, Son of Sied Abdoollah, and Preceptor;—no amount specified - - - - -	—			—
2526	Sied Mahomed, Son of Sied Jaffier, and Seapoy; no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 17 6
2527	Sied Mahomed, Son of Sied Sooltaun, and Darogah;—Claims as due by the Nabob Omdut ul Omrah - - - Found due - - - - -	112			54 13 9
2528	Sied Mahomed, Son of Sied Hosein, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 4 9
2529	Sied Mahomed, Son of Sied Abdool Cawdir, Son of Sied Ismaeel, and Naick;—no amount specified - - - - -	—			—
2530	Sied Mahomed Ghous, Son of Sied Abdoollah, and attached to 'Taj ul Omrah; no amount specified - - - - -	—			—
2531	Sied Mahomed Jaffier, Son of Sied Mahomed Hosein, and Be Asp;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	22 2 9
2532	Sied Meerun, Son of Sied Hosein, and Be Asp;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	30 5 3
2533	Sied Moheesooddeen, Son of Sied Moortaza, and Seapoy;—no amount specified - - - - -	—			—
2534	Sied Moostufa, Son of Mear Susder Ally, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	4 1 1
2535	Sied Mukhdoom, Son of Sied Hussun, and Havildar;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	20 11 3
2536	Sied Nuthur, Son of Sied Fukhrooddeen, and Seapoy;—no amount specified - - - - -	—			—
2537	Sied Oosman, Son of Sied Mahomed, and Havildar; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah - - - - - Found due - - - - -	180			2 14 3
2538	Sied Nooroollah, Son of Sied Durveish, and Teacher of Writing;—no amount specified - - - - -	—			—
2539	Sied Omur, Son of Sied Aoleea, and Jemmadar;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	23 15 2
2540	Sied Reza, Son of Sied Moheesooddeen, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	3 2 10
2541	Sied Shah Ally, Son of Sied Ahmud, and Naick;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due - - -	-	-	-	16 3 —

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the C. as specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
2542	Sied Shah Rajah Cuttall, Son of Sied Hussam, and Khansaman ;—no amount specified	Rs. F. C.	—
2543	Syed Meer, Son of Meer Usbgar Ally, and Seapoy ;—no amount specified	—	—
2544	Syed Moortuza, Son of Abdool Rehman, and Naick ;—no amount specified	—	—
2545	Soob Row, Son of Limbaja Row, and latterly Havildar ;—no amount specified	—	—
2546	Soob Roya, Son of Kisanpa and Calashey ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	13 4 —
2547	Sooltan Bee, Mother of Mahomed Deivan, Nukreeb or Describer of Recruits ; no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	16 12 1
2548	Soppan Begum, Widow of Mirza Eusuf Beg, entitled Gholam Nuckshbund, Khan ;—refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah ; found due	Rs. 2,400 or thereabouts.	179 12 4
2549	Suddarooddeen, Son of Meer Mahomed Shuffee, and Physician ;—no amount specified ; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah ; found due	—	274 14 11
2550	Sugee Bee, Widow of Mahomed Shehbuz, and Seapoy ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	4 4 —
2551	Syyed Abdool Cawdir, Second Son of Syyed Imam, Son of Syyed Sooltaun ;—no amount specified	—	—
2552	Syyed Gholam Ambeen, Son of Syyed Abdool and Be Asp ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	7 12 7
2553	Syyed Ghufoor, Brother of Syed Ahmed, Seapoy ;—no amount specified	—	—
2554	Syyed Ibrahim, Son of Syyed Abdool Cawdir, and Havildar of Cavalry ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	5 4 10
2555	Syyed Imam, Son of Syyed Abdool Cawdir, and Soobadar ; no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	73 13 9
2556	Syed Mahomed, Son of Sied Hossin, and Darogah	Rs. A. 697 3½	—
2557	Syyed Mahomed, Son of Syyed Ally, and Be Asp ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	27 4 1
2558	Syyed Yacoob, Havildar, Son of Syyed Hossin ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	11 10 —
2559	Syyed Yacoob, Son of Syyed Mohesooddeen, and Naick ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	20 16 4
2560	Santo, Son of John, Son of Francois, and Bass Drummer ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	2 10 8
2561	Sheikh Abdool Cawdir, Son of Sheikh Chand, Son of Sheikh Alawul, and Seapoy ;—no amount specified ; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah ; found due	—	3 — 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
2562	Sheikh Ahmud, Son of Mahomed Reza, Son of Mahomed Moorad, and Soobadar of Orderlies;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	36 2 3
2563	Sheikh Ahmud, Son of Meer Padshah, Son of Meer Mehadeo Khan, and Be Asp and Darogah of Gardens at Madras;—no amount specified	- - -	-
2564	Sheikh Chand, Son of Sheikh Russool, Son of Sheikh Kureem, and Seapoy;—no amount specified	- - -	-
2565	Sheikh Daood, Son of Sheikh Mahomed, and Calashy;—no amount specified; refers to the Dufers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due	- - -	6 1 4 11
2566	Sheikh Daood, Son of Fakeer Mahomed, Son of Deen Mahomed, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	3 1 7
2567	Sheikh Daood, Son of Fazil Mahomed, Son of Sheikh Imam, and Havildar;—no amount specified	- - -	-
2568	Sheikh Gholam Ally, Son of Sheikh Behadur, Son of Sheikh Alawul, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	3 - 3
2569	Sheikh Hosein, Son of Sheikh Munsoor, Son of Sheikh Behadur, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; (found paid in Excess 3 5 17)	- - -	-
2570	Sheikh Hyder, Son of Hussun Mahomed, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	3 2 6
2571	Sheikh Hyder, Son of Sheikh Mullick, Son of Sheikh Khodawind, and Naick;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	7 4 7
2572	Sheikh Hyder, Son of Sheikh Ibraheem, Son of Sheikh Meeran, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	1 2 10
2573	Sheikh Hussun, Son of Sheikh Daood, Son of Sheikh Yaseen, and Jemmadar;—no amount specified; refers to the Dufers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due	- - -	42 - -
2574	Sheikh Ibraheem, Son of Sheikh Hosein, Son of Sheikh Ibraheem, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	12 18 8
2575	Sheikh Ibraheem, Son of Sheikh Chand, Son of Sheikh Alawul, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	3 - 3
2576	Sheikh Ibraheem, Son of Sheikh Mudar, Son of Gholam Hosein, and Seapoy;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	11 17 9
2577	Sheikh Imam, Son of Fakeer Mahomed, Son of Sheikh Hosein, and Calashy under Shehabooddeen Serang;—no amount specified; refers to the Dufers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due	- - -	3 10 11
2578	Sheikh Imam, Son of Sheikh Khodawind, Son of Sheikh Buray, and Jemmadar;—no amount specified; refers to the Dufers for the amount due by the Nabob Omdut ul Omrah; found due	- - -	9 11 10

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
2579	Sheikh Imam, Son of Mahomed Hosein, Son of Sheikh Ibraheem, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	Paga F. C.	£. s. d.
2580	Sheikh Mahomed, Son of Mahomed Yacoob, Son of Sheikh Ahmud, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	14 4 8
2581	Sheikh Meeran, Son of Sheikh Hyder, Son of Mahomed Imam, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	11 17 9
2582	Sheikh Mudar, Son of Fakcer Mahomed, Son of Sheikh Nudceim, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	7 4 9
2583	Sheikh Rajoo, Son of Sheikh Ibraheem, Son of Sheikh Meeran, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	2 6 10
2584	Sheikh Teepon, Son of Sheikh Meyyun, Son of Sheikh Imam, and Seapoy;—no amount specified	- - -	13 16 3
2585	Sheikh Tepoo, Son of Mahomed Kemaui, Son of Mahomed Behadur, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	2 8 --
2586	Shekh Adam, Son of Shekh Mukhdoom, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	5 12 --
2587	Shekh Hosein, Son of Fazil Mahomed, and Calashey;—no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due	- - -	6 8 4
2588	Siddee Almas (name of his Father unknown) teacher of the Koran, under Siddee Sayeed Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	2 14 4
2589	Shekh Hosein, Son of Shekh Hussein, and Puccaly;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	5 10 --
2590	Shekh Moheerooddeen, Son of Shekh Mahomed, Son of Shekh Ally, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	3 2 6
2591	Siddee Bellal, Son of Siddee Sayeed Khan, and Jemmadar of Abyssinian Slaves under Siddee Sayed Khan;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	1 15 7
2592	Siddee Babur, Son of Siddee Bullal, and Seapoy in the Abyssinian Company;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	— 9 9
2593	Siddee Ferhan (name of his Father unknown) and Seapoy in the Abyssinian Company;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	1 4 7
2594	Siddee Foaland (name of his Father unknown);—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	— 8 --

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pes. F. C.	£. s. d.
2595	Siddee Saadoolla (name of his Father unknown);—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	1 4 7
2596	Siddee Sayeed, Son of Adum, and Seapoy;—no amount specified - - - - -	- - - - -	- - -
2597	Sied Boodhun, Son of Sied Moheesooddean, Son of Sied Hosein, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	5 16 0
2598	Sied Hosein, Son of Sied Lar Mahomed, Son of Sied Oosman, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	33 18 10
2599	Sied Imam, Son of Sied Ally, and Naick in various Corps;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	15 14 3
2600	Sied Nuthur, Son of Sied Hosein, Son of Sied Abdool Cawdir, and Preceptor to the Slave Boys of Taj ul Omrah;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	10 4 9
2601	Siyed Abdool Cawdir, Son of Siyed Ghufoor, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	2 17 2
2602	Soob Roy, Son of Boodoo, Naick and Cart-driver;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	12 8 6
2603	Sooltan Beebee, Widow of Shekh Adum, Havildar;—no amount specified - - - - -	- - - - -	- - -
2604	Sooltaun Ma, Mother of Raja Mahomed, Calashey;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	11 7 -
2605	Soor Naick, Son of Roy Naick, Son of Roy Naick, and Havildar of Infantry under Mahomed Hosein;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	2 14 7
2606	Sukeenah Bibee, alias Hosein Bee, Widow of Hoseinee Beg, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	10 16 -
2607	Suleem Khatoon, Widow of Mahomed Oosmann, Risaladar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	151 10 -
2608	Suleem Khatoon, Mother of Abdool Cawdir, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	12 15 -
2609	Syed Lalun, Son of Syed Khoan Mear, and Drill Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	15 7 5
T.			
2610	Tandaroy, Son of Veera, Son of Tandaroy, and Khulasee or Lascar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - - - -	8 12 -

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.		Aggred AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	P. C.	
2611	Tim Nair, Son of Jungum Nair, and Naick;—no amount specified	—	—	—
2612	Tonderoya, Son of Andeepa, Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	5 19 7
2613	Tonderoya, Son of Andeepa, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	7 17 6
2614	Torab Ally, Son of Ally Asudoola Khan, and Darogah;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	103 2 6
2615	Tuckee Beg, Son of Jaffer Beg, and Adjutant Jemmadar;—no amount specified	—	—	—
U.				
2616	Tanee, Widow of Mootoo, Cart Driver;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	4 15 10
2617	Tirmull Naick, Son of Ram Naick, and Calashy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	11 3 6
2618	Tungla, Son of Veera, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	40 17 3
V.				
2619	Usud Ally, Son of Mahomed Shookyroolla, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	51 5 8
V.				
2620	Veerappa, Son of Ram Naick, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	2 2 4
2621	Veera Nair, Son of Shunjeevee Nair, and Soobadar;—no amount specified	—	—	—
2622	Vencatachellum, Son of Pareeana, Son of Chinna, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	34 11 3
2623	Vencatachellum, Son of Permaloo, and Clashy;—no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due	—	—	9 2 8
2624	Vencata, Son of Paspah, and Gunner;—no amount specified	—	—	—
2625	Vencat Naick, Son of Chungum Naick, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	3 10 —
2626	Vencat Letchumee, Widow of Bungaroo, Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	3 — —
2627	Vencat Nair, Son of Chungum Nair, and Havildar;—claims as due by the Nabob Omdut ul Omrah	112	—	—
	Found due	—	—	41 4 6
2628	Vencatputta, Son of Balmootae, and Havildar;—no amount specified	—	—	—
2629	Vencatputta, Son of Casoonair, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	—	—	5 18 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
2630	Vencatputty, Father of Vencat Dausree, Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	Pag ^s F. C.	£. s. d. 2 11 8.
2631	Vencatputtee, Son of Vencat Nair, and Seapoy;—no amount specified; refers to the Dusters for the amount due by Nabob Omdut ul Omrah; found due - - -	- - -	3 13 —
2632	Vencat Ramdoo, Son of Veerappa, and Sepoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	1 13 9
2633	Vencatsamee, Son of Bheirejee, and Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 12 1
2634	Vencobayee, Mother of Soobhanjee, and Seapoy;—no amount specified - - -	- - -	—
2635	Vencoojee, Son of Vencat Row, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 12 11
2636	Veragoo, Son of Linga, Son of Shidda, and Fifer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	2 5 1
2637	Verdup Nair, Son of Narsup Nair, and Seapoy;—no amount specified; - - -	- - -	—
2638	Vidalingum, Son of Cheniah Pillay, and Doctor;—no amount specified - - -	- - -	—
2639	Vencatram Nair, Son of Triputtee, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 15 6
2640	Vencat Raj, Son of Vencat Ramraj, Son of Vencatachel Raj, and Teacher of Athletic Exercises;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	81 8 3
2641	Vencat Ramdoo, Son of Mootialoo, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	2 8 4
2642	Veeragoo, Son of Gooroo, Son of Vencat Putty, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 17 11
2643	Vega, Son of Assula, Son of Nella, and Seapoy;—no amount specified - - -	- - -	—
2644	Velayda, Son of Puchepa, and Havildar, latterly under Mahomed Ibrahim Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	— 16 11
2645	Vencatachelum, Son of Mootial Naick, son of Vencat Naick, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	2 3 7
2646	Vencat Putty, Son of Chennapa, Son of Soobbiah, and Jemmadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	29 3 —
2647	Venkta, Son of Verdapa, and Cart Driver and Cow Keeper; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 15 10
2648	Vincat Ramdoo, Son of Peeroo, Son of Vencoe, and Seapoy; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 16 5

LIST of CLAIMS preferred to the Commissioners. &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Court specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
	W.	Page F. C.	£. s. d.
2649	Wullee Mahomed, Maker of Carriage Reins, Son of Sheikh Ismael;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	37 - 0
2650	Wullee Moottoo, Son of Rama, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	46 8 3
	Y.		
2651	Yacoub Beg, Son of Gholam Ally Beg, and Seapoy;—no amount specified	- - -	-
2652	Yusuf Beg, Son of Koorban Beg, and Drill Havildar;—no amount specified	- - -	-
2653	Yusuf Bibee, Widow of Jemaul Mahomed, and Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	65 8 -
2654	Yagapa, Son of Andeepa, and Coachman;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	15 8 3
	Z.		
2655	Zahir Ally, Son of Mahomed Causim;—no amount specified	- - -	-
2656	Zahir Ally, Son of Mahomed Causim;—no amount specified	- - -	-
2657	Zeinool Abudeen, Son of Mirza Mahomed, Be Asp;—no amount specified	- - -	-
2658	Zeinool Abudeen, Son of Mirza Mahomed, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	14 16 4
2659	Zohra Sahiba, by her Wukeel Abdool Cawdir, Widow of Syed Yacoub;—no amount specified	- - -	-
2660	Zohra Shah, Widow of Gholam Ally, Teacher of Wrestling and Athletic Exercises;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	18 8 6
2661	Zohra Shah, Mother of Meer Hussun Ally, Teacher of Athletic Exercises;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	3 13 3
2662	Zohra Shah, Mother of Meer Jaffier Ally, Darogah of Buildings;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due	- - -	7 18 6
2663	Zohra Bibee, Widow of Sheikh Meyun, Naick;—no amount specified	- - -	-

LIST (in continuation) of **CLAIMS** preferred to the Commissioners, in England, for investigating The **DEBTS** of the late **NABOBS** of the **CARNATIC**, by Parties who have executed the Deed of Agreement with The **EAST INDIA COMPANY**.

No.	CLAIMS for Money lent, and Goods sold.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
	<i>The following CLAIMS were published in the Gazette of the 26th December 1815:</i>	Pag ^s F. C.	£. s. d.
2664	Carr, the Reverend Colston, as Receiver appointed by the Court of Chancery, to his Brother's Estate the late Robert Carr, Esquire, upon a Bond from the Nabob Omdut ul Omrah to Charles Darke, dated the 21st October 1776, assigned by Mr. Darke to the said Robert Carr, in Payment of a Debt due to him on Bond - N ^o 1.	10,000 — —	9,512 17 6
2665	Carr, the Reverend Colston, also claims upon a Bond from the Nabob Omdut ul Omrah to his Brother the said Robert Carr, Esquire, dated 1st August 1783, for Goods sold. N ^o 2. - - - - -	5,364 $\frac{1}{2}$ — —	4,375 15 1 $\frac{1}{2}$

THE Aggregate Sterling Amount of CLAIMS, specified in the List formerly presented to This Honourable House, and in this Continuation of it, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is

£. s. d.
29,433,732. 16. 9 $\frac{1}{2}$.

HAVING decided absolutely on many Claims since the date of our last Report, we conceive the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, copies or abstracts of the Awards which we have made.

Absolute
Adjudications
in favour of
Claimants.

ABSOLUTE ADJUDICATIONS *in favour* of CLAIMANTS.

CLAIM N° 774 in our Fifth Report.

N° 350.

CLAIM
N° 183 in the Lande
Quarter of the
17th June 1809;
and,
N° 774 in the Fifth
Report to Parliament
The late Colonel
Manuel Martinz,
Assignee of the
late Henry Price.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot, and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late Colonel Manuel Martinz, formerly of Ramnad in the East Indies, assignee of the late Henry Price, did become party to the aforesaid indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Colonel Manuel Martinz, as assignee aforesaid, upon his Highness the Nabob Wallajah, for the principal sum of seventy

Pagodas (70) which, with interest thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one

Rs. F. C.

hundred and sixty-five Pagodas fourteen Fanams and forty-one Cash (165. 14. 41.) or sixty-six Pounds two Shillings and nine-pence sterling (£.66. 2s. 9d.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid indenture, do find, That the said Nabob Wallajah granted a bond to Mr. Henry Price, bearing date the first day of September in the year of our Lord one thousand seven hundred and eighty-one, corresponding with the eleventh day of the Moon Rumzan in the year of

Rs.

the Hegyra one thousand one hundred and ninety-five, for the sum of seventy Pagodas (70.) with interest at six per cent. per annum: And we do further find, That the debt so constituted by the said bond from his said Highness Wallajah to the said Henry Price, was for arrears of Pay and Allowances justly due for services bonâ fide rendered by him the said Henry Price to the said Nabob; and that the said Henry Price was not in the employ of the United East India Company when he entered into or while he was employed in the service of the said Nabob: And we do further find, That the aggregate sum, principal and interest, due from the said Nabob Wallajah to the representatives of the said Henry Price, was, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, one

Rs. F. C.

hundred and sixty-five Pagodas fourteen Fanams and forty-one Cash (165. 14. 41.) or sixty-six Pounds two Shillings and nine-pence sterling (£.66. 2s. 9d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of one hundred and sixty-five Pagodas fourteen Fanams and

Rs. F. C.

forty-one Cash (165. 14. 41.) or sixty-six Pounds two Shillings and nine-pence sterling (£.66. 2s. 9d.) was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Henry Price: And we do further Award and Order, That the said debt being a debt contracted by the said Nabob Wallajah for arrears of Military Pay and Allowances is and shall be comprised in the First Class of Debts under the said indenture: And we do further Award and Adjudge, That the said sum

Rs. F. C.

of one hundred and sixty-five Pagodas fourteen Fanams and forty-one Cash (165. 14. 41.) or sixty-six Pounds two Shillings and nine-pence sterling (£.66. 2s. 9d.) is due and owing to Lieutenant Henry Miller and Mr. Assistant Surgeon Thomas Brown, executors in India to the will of the said late Colonel Manuel Martinz, assignee as aforesaid; and that the said Lieutenant Henry Miller and the said Thomas Brown executors as aforesaid, have and shall have right to participate to the amount of the said sum of one hundred and sixty-

Rs. F. C.

five Pagodas fourteen Fanams and forty-one Cash (165. 14. 41.) or sixty-six Pounds two Shilling.

Absolute
Adjudications
in favour of
Claimants.

Shillings and nine-pence sterling (£66. 2s. 9d.) in the fund provided by the aforesaid indenture for satisfaction of the private debts of the late Nabobs of the Carnatic. And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said bond or the debt claimed thereon at the instance of the said Henry Miller and Thomas Brown, executors as aforesaid of the late Colonel Manuel Martinz, assignees as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have herunto set our hands the thirtieth day of November in the year of our Lord one thousand eight hundred and fourteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *Robert Playfair.*

[BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.]

CLAIMS,

N^o 697¹. 1411². 1137³. 362⁴. 343⁵. 732⁶. 646⁷. 1139⁸. 1005⁹. 981¹⁰. 1364¹¹

N^o 1140¹². 1358¹³. 1018¹⁴. 1274¹⁵. 744¹⁶, and 1158¹⁷ in our Fifth Report.

N^o 1754¹⁸, and 1755¹⁹ in our Sixth Report.

N^o 645²⁰. 717²¹. 850²². 1444²³. 1144²⁴. 1160²⁵. 1255²⁶. 1032²⁷. 317²⁸. 1031²⁹.

N^o 1163³⁰. 1421³¹, and 1035³², in our Fifth Report; and

N^o 1753³³, in our Sixth Report.

N^o 351.

CLAIMS

1st 791¹. 798². 802³.
809⁴. 804⁵. 809⁶. 810⁷.
13⁸. 814⁹. 836¹⁰.
801¹¹. 841¹². 837¹³.
84¹⁴. 794¹⁵. 948¹⁶. and
66¹⁷ in the London
Gazette of the 9th
December 1809.
1st 1476¹⁸ and 1477¹⁹
in the London Gazette
of the 15th September
1810. N^o 989²⁰. 995²¹.
972²². 943²³. 870²⁴.
15²⁵. 830²⁶. 867²⁷.
1st 139²⁸. 877²⁹.
1st 994³⁰ in the
London Gazette of the
15th December 1809,
and 1530³¹ in the
London Gazette of the
15th September 1810
and N^o 697³². 1411³³.
1237³⁴. 362³⁵. 343³⁶. 732³⁷.
646³⁸. 1139³⁹. 1005⁴⁰.
981⁴¹. 1364⁴². 1140⁴³.
1358⁴⁴. 1018⁴⁵. 1274⁴⁶.
744⁴⁷. and 1158⁴⁸ in
the Fifth Report to
Parliament.
N^o 1754⁴⁹ and 1755⁵⁰
in the Sixth Report
to Parliament.
N^o 645⁵¹. 717⁵².
850⁵³. 1444⁵⁴. 1144⁵⁵.
1160⁵⁶. 1255⁵⁷. 1032⁵⁸.
317⁵⁹. 1031⁶⁰.
1421⁶¹. and 1035⁶²
in the Fifth Report to
Parliament; and
N^o 1753⁶³ in the Sixth
Report to Parliament.

Kishen Row¹, son
of Vencat Row;
Vencat Row², son
of Baboo Row;
Baboo Row³, son of
Roy Kishen Row,
son of Sreenavas
Row; Chooramun⁴,
son of Ducknee
Row; Casheepers-
haud⁵, son of Sahab
Roy Raja Hookoomut
Ram; Luchmun

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet
Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire,
and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said
County, Esquire, being the Commissioners and Referees acting in England for the time
being, under a certain Deed indented and bearing date the tenth day of July one thousand
eight hundred and five, "between the United Company of Merchants of England trading
to the East Indies, of the one part; and the several Persons whose hands and seals are
thereto set and affixed, and who respectively are or claim to be Creditors of his Highness
the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies,
and now deceased, and of his Highness the Nabob Omdut ul Omrah late Nabob of Arcot
and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah,
and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his
said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them
the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas
Kishen Row¹, son of Vencat Row, and Seristadar of Infantry; Vencat Row², son of Baboo
Row, and Mohurrir for the Infantry; Baboo Row³, son of Roy Kishen Row, Khansamance
Peishcar, son of Sreenavas Row; Chooramun⁴, Gomastah son of Ducknee Roy;
Casheepershaud⁵, Peishcar, of the Sudarut, son of Sahab Roy Raja Hookoomut Ram;
Luchmun Row⁶, Mohurrir in the Dewanny Duffur, son of Coneyce Row; Jogee Pundit⁷,
Mohurrir of the Dewanny Duffur, son of Vencatichellum; Roy Girdhur Loll⁸, Moonshee,
son of Teekaram; Nonidh Roy⁹, Seristadar of Infantry, son of Sumbhoo Loll; Narain
Row¹⁰, Mohurrir in the Infantry, son of Vincat Row; Tirmull Row¹¹, Mohurrir in the
Treasury, son of Gobind Row; Roy Khialee Roy¹², Moonsheer of the Dewan Khana,
and son of Jeswant Roy; Than Sing¹³, Mustofee of Khuruch, son of Soobha
Roy; Purtab Narain¹⁴, son of Nund Loll, Seristadar of Sudarut, son of Motec
Loll; Succoo Bibee¹⁵, sister and heir of Roy Meg Singh, Moonshee, deceased;
Luchmun Pershad¹⁶, Moonsheer, son of Oottumchund; Rung Row¹⁷, Mootsuddie, son of
Vincat Row; Soobbaroy¹⁸, son of Sambaseva Villay, late English Writer in the service of
the late Omdut ul Omrah; Soobbaroy¹⁹, nephew of Tancyachellum, late English Writer in
the service of the late Omdut ul Omrah; Imamuddeen²⁰, son of Mahomed Kyamuddeen,
deceased, formerly Moonshee in the service of the late Nabob Omdut ul Omrah, and son
of Ghulam Mohceooddeen; Khunday Row²¹, deceased, Mootsuddy, in the service of the
late Nabob Omdut ul Omrah; Mahomed Asudooddeen Khan²², Moonshee in the service
of the late Nabob Omdut ul Omrah, and son of Mahomed Allaooddeen; Visajee²³, alias
Vishnumher Row, Mustofee in the Mal, in the service of the Nabobs Wallajah and Omdut
ul Omrah, and son of Avadshoot Row; Luchmun Doss²⁴, alias Roy Anund Ram, Writer
in the service of the late Nabob Omdut ul Omrah, and son of Roy Nund Ram; Sham
Row²⁵, Gomastah in the service of the late Nabobs Wallajah and Omdut ul Omrah, and
son of Shunker Row; Soobba²⁶, Astronomer in the service of the late Nabobs Wallajah
and Omdut ul Omrah, and son of Vencat; Oottumchund²⁷, News Writer in the service of
the late Nabob Omdut ul Omrah, and son of Parmashur Doss; Bhowanny Pershad²⁸,
Moonsheer of the Dewan Khana, in the service of the late Nabob Omdut ul Omrah, and
son of Hurdylal; Hunoomanjee²⁹, since deceased, Mohurrir in the Dewanny Department,
in the service of the late Nabob Omdut ul Omrah, and son of Tirmull Row; Sudasheeo³⁰,
Marhatta Writer in the service of the late Nabobs Wallajah and Omdut ul Omrah, and
son of Cashee Row; Vencat Nursoo³¹, alias Vincat Row, son of Sreenavas Row, deceased,
formerly Dewanny Seristadar in the service of the late Nabobs Wallajah and Omdut ul
Omrah,

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Omrati, and son of Vencat Row; Puddum Loll¹², son of Roy Dulchund, deceased, formerly Moonshiee in the service of the late Nabobs Wallajah and Omdut ul Omrah, and son of Rajah Oottumchund; and Soluppa²², Writer in the service of the late Nabob Omdut ul Omrah, and son of Namasaawy Moodelly, all of the East Indies, severally became parties to the aforesaid Indenture, and have thereby bound themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claims made by the said several parties aforesaid, and having duly investigated the said several Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the several parties aforesaid, did bona fide serve the late Nabob Wallajah or Omdut ul Omrah; and we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, after deducting the sums paid by the Madras Government on behalf of the United East India Company, in part of the Arrears justly due to the said several parties respectively, amounting in the aggregate to three thousand seven hundred and ninety-nine Pagodas thirty-five Fanams and

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thirty-two Cash (3,700. 35. 32.) or one thousand five hundred and nineteen Pounds eighteen Shillings and eight-pence three farthings sterling (£. 1,519. 18 s. 8½ d.) for which said sum of one thousand five hundred and nineteen Pounds eighteen Shillings and eight-pence three farthings sterling (£. 1,519. 18 s. 8½ d.) a Claim has been preferred before us by the said Company: There was justly due and owing from the representatives of the said Nabobs, or one or other of them, to the said Kishen Row¹, as aforesaid, the sum of four

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hundred and eighty-one Pagodas thirty-nine Fanams and fifty-two Cash (481. 39. 52.) or one hundred and ninety-two Pounds fifteen Shillings and sixpence halfpenny sterling (£. 192. 15 s. 6½ d.), to the said Vencat Row² as aforesaid, the sum of one hundred and

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forty-four Pagodas fifteen Fanams and seventeen Cash (144. 15. 17.) or fifty-seven Pounds fourteen Shillings and ten-pence three farthings sterling (£. 57. 14 s. 10½ d.); to the said Baboo Roy¹ as aforesaid; the sum of two hundred and ninety-six Pagodas twenty-

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seven Fanams and forty Cash (296. 27. 40.) or one hundred and eighteen Pounds thirteen Shillings and two-pence three farthings sterling (£. 118. 13 s. 2½ d.); to the said Chooramun⁴ as aforesaid, the sum of two hundred and eight Pagodas seventeen

P. F. C.

Fanams and twelve Cash (308. 17. 12.) or eighty-three Pounds seven Shillings and three-pence sterling (£. 83. 7 s. 3 d.); to the said Casheepershaud⁵ as aforesaid, the sum of nine

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hundred and ninety-six Pagodas forty Fanams and sixteen Cash (996. 40. 16.) or three hundred and ninety-eight Pounds fifteen Shillings and seven-pence three farthings sterling (£. 398. 15 s. 7½ d.); to the said Luchmun Row⁶ as aforesaid, the sum of one hundred and

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eighty-two Pagodas thirty Fanams and six Cash (182. 30. 6.) or seventy-three Pounds one Shilling and eight-pence three farthings sterling (£. 73. 1 s. 8½ d.); to the said Jogee Pandit⁷ as aforesaid, the sum of one hundred and seventy-five Pagodas thirty-five Fanams

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and sixty-six Cash (175. 35. 66.) or seventy Pounds six Shillings and nine-pence three farthings sterling (£. 70. 6 s. 9½ d.); to the said Roy Girdhur Loll⁸ as aforesaid, the sum of one thousand one hundred and three Pagodas twenty-three Fanams and seventy-three

P. F. C.

Cash (1,103. 23. 73.) or four hundred and forty-one Pounds eight Shillings and six-pence halfpenny sterling (£. 441. 8 s. 6½ d.); to the said Nonidh Roy⁹ as aforesaid, the sum of forty-three

P. F. C.

Pagodas thirty-four Fanams and fifty-eight Cash (43. 34. 58.) or seventeen Pounds ten Shillings and seven-pence farthing sterling (£. 17. 10 s. 7½ d.); to the said Narain Row¹⁰ as aforesaid, the sum of two hundred and thirty-four Pagodas twelve Fanams and fifty-

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eight Cash (234. 15. 58.) or ninety-three Pounds fourteen Shillings and five-pence sterling (£. 93. 14 s. 5 d.) to the said Tirmull Row¹¹ as aforesaid, the sum of four hundred and four

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Pagodas and ten Fanams (404. 14.) or one hundred and sixty-one Pounds thirteen Shillings and eleven-pence sterling (£. 161. 13 s. 11 d.); to the said Roy Khiale Roy¹² as aforesaid, the sum of five hundred and thirty-eight Pagodas twelve Fanams and twenty-

P. F. C.

seven Cash (538. 32. 87.) or two hundred and fifteen Pounds six Shillings and four-pence sterling (£. 215. 6 s. 4 d.); to the said Than Sing¹³ as aforesaid, the sum of seven hundred and ninety-nine Pagodas forty Fanams and forty-two Cash (799. 40. 42.) or three hundred and nineteen Pounds nineteen Shillings and eight-pence halfpenny sterling (£. 319. 19 s. 8½ d.); to the said Partab Narain¹⁴ as aforesaid, the sum of nine hundred and sixty-one Pagodas

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thirty-eight Fanams and seventy-four Cash (961. 38. 74.) or three hundred and eighty-four Pounds fifteen Shillings and five-pence sterling (£. 384. 15 s. 5 d.); to the said Succoo Biber¹⁵ as aforesaid, the sum of one thousand two hundred and sixteen Pagodas thirty-four

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Fanams and sixty Cash (1,216. 34. 60.) or four hundred and eighty-six pounds fourteen

Row¹, son of Conjeev Row;
Jagee Pandit², son of Vencatachellum;
Roy Girdhur Loll³, son of Terkaram;
Nonidh Roy⁴, son of Sumbho Loll;
Narain Row⁵, son of Vencat Row;
Tirmull Row⁶, son of Gobind Row;
Roy Khiale Roy⁷, son of Jeevunt Roy;
Than Sing⁸, son of Soubha Roy;
Partab Narain⁹, son of Nund Loll;
son of Moter Loll;
Succoo Biber¹⁰, sister and heir of Roy Meg Singh, deceased; Luchman Pershad¹¹, son of Oottumchund;
Rung Row¹², son of Vencat Row;
Soobharoy¹³, son of Sumbho Loll;
Soobharoy¹⁴, nephew of Tanayachellum;
Imamuddin¹⁵, son of Mahomed Kyamuddin, deceased, son of Ghulam Moceooddeen;
Khunday Row¹⁶, deceased; Mahomed Amooddeen Khan¹⁷, son of Mahomed Allaooddeen; Viojre¹⁸, alias Venshumber Row;
Luchman Doss¹⁹, alias Roy Anund Ram, son of Roy Nund Ram; Sham Row²⁰, son of Shanker Row; Soobha²¹, son of Vencat; Oottumchund²², son of Purnashur Doss;
Bhowanny Pershad²³, son of Hardyai;
Humoumanjer²⁴, since deceased, son of Tirmull Row;
Sudasheed²⁵, son of Cashee Row;
Vencat Narsoo²⁶, alias Vencat Row, son of Sreenavaz Row, deceased, son of Vencat Row;
Puddum Loll²⁷, son of Roy Dulchund, deceased; son of Rajah Oottumchund; and Soluppa²⁸, son of Namasa wyce Moodelly.

shillings

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shillings and seven-pence farthing sterling (£. 486. 14 s. 7½ d.); to the said Lachmun Peranad¹¹ as aforesaid, the sum of forty-eight Pagodas nine Fanams and sixteen Cash (48. 9. 16.) or nineteen Pounds five Shillings and nine-pence sterling (£. 19. 5 s. 9 d.); to the said Rung Roy¹² as aforesaid, the sum of one hundred and nineteen Pagodas thirty-

one Fanams and twenty-five Cash (119. 31. 25.) or forty-seven Pounds seventeen Shillings and eleven-pence farthing sterling (£. 47. 17 s. 11½ d.); to Moorga Pillay¹³ and Canacavalles Anna, for the benefit of the legal representative or representatives of Sambaseva Pillay as aforesaid, the sum of sixty-nine Pagodas twenty-eight Fanams and seventy-seven

Cash (69. 28. 77.) or twenty-seven Pounds seventeen Shillings and sixpence farthing sterling (£. 27. 17 s. 6½ d.); to Moorga Pillay¹⁴, for the benefit of the legal representative or representatives of Taneyachellum as aforesaid, the sum of three Pagodas thirty-seven

Fanams and sixty-one and one-half Cash (3. 37. 61½.) or one Pound eleven Shillings and two-pence farthing sterling (£. 1. 11 s. 2½ d.); to the said Imamuddeen¹⁵ as aforesaid, and Nisrally Khan, for the benefit of the legal representative or representatives of the said Kyamuddeen, the sum of five hundred and sixty-one Pagodas thirty-three Fanams and ten

Cash (561. 33. 10.) or two hundred and twenty-four Pounds fourteen Shillings and three-pence three-farthings sterling (£. 224. 14 s. 3½ d.); to Streeput Row¹⁶, in behalf of the legal representative or representatives of Khunday Row as aforesaid, the sum of seventy-

seven Pagodas five Fanams and twenty Cash (77. 5. 26.) or thirty Pounds seventeen Shillings sterling (£. 30. 17 s.); to the said Mahomed Asudooddeen Khan¹⁷ as aforesaid, the

sum of five Pagodas thirty-three Fanams and seventy-eight Cash (5. 33. 78.) or two Pounds six Shillings and five-pence halfpenny sterling (£. 2. 6 s. 5½ d.); to the said Visajee¹⁸ alias Vlashumber Row as aforesaid, the sum of one thousand four hundred and twenty-three

Pagodas thirty Fanams and sixty-four Cash (1,423. 30. 64.) or five hundred and sixty-nine Pounds nine Shillings and ten-pence farthing sterling (£. 569. 9 s. 10½ d.); to the said Lachmun Doss¹⁹ alias Roy Annud Ram as aforesaid, the sum of two hundred and twenty-

four Pagodas nine Fanams and eleven Cash (224. 9. 11.) or eighty-nine Pounds thirteen Shillings and eight-pence halfpenny sterling (£. 89. 13 s. 8½ d.); to the said Sham Row²⁰ as aforesaid, the sum of one thousand two hundred and forty nine Pagodas forty Fanams

and seventy-nine Cash (1,249. 49. 79.) or four hundred and ninety-nine Pounds nineteen Shillings and nine-pence three-farthings sterling (£. 499. 19 s. 9¾ d.); to the said Soobha²¹ as aforesaid, the sum of one hundred and seventy-one Pagodas fourteen Fanams and twenty-two

Cash (171. 14. 22.) or sixty-eight Pounds ten shillings and eight-pence halfpenny sterling (£. 68. 10 s. 8½ d.); to the said Ottumchund²² as aforesaid, the sum of two hundred and

seventy-three Pagodas thirty-nine Fanams and twenty-five Cash (273. 39. 25.) or one hundred and nine Pounds eleven Shillings and five-pence halfpenny sterling (£. 109. 11 s. 5½ d.); to the said Khowanny Persha²³ as aforesaid, the sum of one hundred and eleven

Pagodas nine Fanams and forty-seven Cash (121. 9. 47.) or forty-four Pounds nine Shillings and two-pence sterling (£. 44. 9 s. 10½ d.); to Vencat Row²⁴, Termal Row, and Ram Row, for the benefit of the legal representative or representatives of Hinnamanjee as aforesaid, the sum of one hundred and ninety Pagodas thirteen Fanams and five Cash

(190. 12. 5.) or seventy-six Pounds two Shillings and five-pence three-farthings sterling (£. 76. 2 s. 5½ d.); to the said Sudasheo Row²⁵ as aforesaid, the sum of one hundred and

thirteen Pagodas twenty-seven Fanams and twelve Cash (113. 27. 12.) or forty-five Pounds nine Shillings and two-pence sterling (£. 45. 9 s. 2 d.); to the said Vencat Nurusoo²⁶ alias Vincat Row, for the benefit of the legal representative or representatives of the said Sreenaras Row as aforesaid, the sum of three thousand nine hundred and sixty-eight

Pagodas two Fanams and thirty Cash (3,968. 2. 30.) or one thousand five hundred and eighty-seven Pounds four Shillings and five-pence halfpenny sterling (£. 1,587. 4 s. 5½ d.); to the said Puddum Loll²⁷, for the benefit of the legal representative or representatives of the said Roy Dalchand as aforesaid, the sum of forty-four Pagodas thirty-one Fanams and

thirty-three Cash (44. 31. 33.) or seventeen Pounds seventeen Shillings and eleven-pence three-farthings sterling (£. 17. 17 s. 11½ d.); and to the said Schem²⁸ as aforesaid, the sum

of four Pagodas eighteen Fanams and thirteen Cash (4. 18. 13.) or one Pound eleven Shillings and five-pence halfpenny sterling (£. 1. 15 s. 5½ d.); And we do further Award and Order, That the said debts, being debts for Pay and Allowances, shall be registered in the First Class as hereinbefore awarded, and that the said several persons have and shall have right to participate to the amount of the sums so awarded and to be paid by the aforesaid Indenture, for satisfaction of the private debts of the said Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omant ul Omrah shall be required and discharged from all demands

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demands whatsoever in respect of the Claims aforesaid at the instance of the said before-named parties, or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the ninth day of December in the year of our Lord one thousand eight hundred and fourteen.

Absolutely
Affidavit
is made of
Claims

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE
THOMAS COCKBURN
ROBERT HARRY INGLIS

(Signed) George Parkhurst.

CLAIMS N° 1,229 in our Fifth Report.

133 in our First Report.

341 and 352 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the said being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part: Send Greeting; Whereas Sarah Anna Smart of Madras in the East Indies, widow and administratrix of the late Lieutenant Colonel Charles Smart formerly of Madras aforesaid; Robert Woolf late of Madras aforesaid, assignee of the said Sarah Anna Smart, widow and administratrix as aforesaid; Cutta Vullaba Doss of Madras aforesaid, mortgagee of Chase, Chinnery and Company, assignees of Thomas Chase, administrator to the estate of Adam Blackader, assignee of Sarah Anna Smart, widow and administratrix as aforesaid; and Venkiah Bramin of Madras aforesaid, assignee of Sarah Anna Smart, widow and administratrix as aforesaid, have severally become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Sarah Anna Smart, widow and administratrix as aforesaid; the said Robert Woolf, assignee as aforesaid; and the said Thomas Chase, administrator as aforesaid, have severally become parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Pottinger of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and have thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to them from their Highnesses the late Nabobs of the Carnatic, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Monbray, Charles Diney, and Valentin Goddard, being the surviving surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Sarah Anna Smart, widow and administratrix as aforesaid, upon seven Bonds from the said Omdut ul Omrah, to Major Charles Smart, all bearing date the first day of November in the year of our Lord one thousand seven hundred and seventy-two, amounting together to the principal sum of forty-six thousand

eight hundred and thirty-eight Pounds (£46,388) which, with the arrears of interest, is stated to amount, on the fifth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixty-two thousand one hundred and forty Star

Pagoda twenty-four Annas and three Pils (52,140. 24. 67) or twenty-four thousand eight hundred and thirty-eight Pounds four shillings and four pence three farthings, being the sum of the said Bonds, and having also taken into consideration a Claim made by the said Robert Woolf, assignee as aforesaid, upon four Bonds from the said Nabob Omdut ul Omrah to the said Major Charles Smart, all bearing date the first day of November in the

N° 352.

CLAIM

N° 173 in the London Gazette of the 17th June 1809; N° 41 in the London Gazette of the 19th August 1809; N° 457 in the London Gazette of the 29th July 1809; and N° 215 in the London Gazette of the 17th June 1809; and N° 1249 in the Fifth Report to Parliament; N° 123 in the First Report to Parliament; N° 241 and 242 in the Fifth Report to Parliament.

Sarah Anna Smart, Widow and Administratrix of the late Lieutenant Colonel Charles Smart; Robert Woolf, Assignee of the said Sarah Anna Smart, Widow and Administratrix as aforesaid; Cutta Vullaba Doss, Mortgagee of Chase, Chinnery and Company, Assignee of Thomas Chase, Administrator to the Estate of Adam Blackader Assignee of Sarah Anna Smart, Widow and Administratrix as aforesaid; and Venkiah Bramin, Assignee of Sarah Anna Smart, Widow and Administratrix as aforesaid.

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in favour of
Claimants.

the year of our Lord one thousand seven hundred and ninety-seven, amounting together to the principal sum of twenty thousand eight hundred and thirteen Pagodas thirty-four

Fanams and thirty-eight Cash (20,813. 34. 38.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-seven thousand six hundred and thirteen Pagodas

thirty-four Fanams and thirty-eight Cash (27,613. 34. 38.) or eleven thousand and forty-five Pounds ten Shillings and eight-pence sterling (£. 11,045. 10s. 8d.): And having also taken into consideration a Claim made by the said Cutta Vullaba Doss, mortgagee as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Major Charles Smart, bearing date the first day of November in the year of our Lord one thousand seven hundred and ninety-seven, for the principal sum of nine thousand four hundred and thirty-nine Pagodas

(9,439.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand three hundred and sixty-seven Pagodas sixteen Fanams and sixty-four

Cash (13,967. 16. 64.) or five thousand three hundred and forty-six Pounds nineteen Shillings and ten-pence sterling (£. 5,346. 19s. 10d.): And having also taken into consideration a Claim made by the said Venkiah Bramin, assignee as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Major Charles Smart, bearing date the first day of November in the year of our Lord one thousand seven hundred and ninety-

seven, for the principal sum of two thousand Star Pagodas (2,000.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand seven hundred

and eighty-four Star Pagodas eighteen Fanams and thirty-two Cash (2,784. 18. 32.) or one thousand one hundred and thirteen Pounds fifteen Shillings and sixpence sterling (£. 1,113. 15s. 6d.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sums hereinbefore claimed as aforesaid, and having duly investigated the said several Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the Nabob Omdut ul Omrah did grant sixteen Bonds in the name of Major Charles Smart for various sums, to the aggregate

amount of eighty-eight thousand and ninety Star Pagodas (88,090) with interest at twelve per cent. per annum, all of them bearing date the first day of November in the year of our Lord one thousand seven hundred and ninety-seven: And we do further find, That the debt so constituted by the said Bonds, was for money bona fide lent to the said Nabob Omdut ul Omrah by the said Lieutenant Colonel Charles Smart, in the months of September and October in the year of our Lord one thousand seven hundred and ninety-six, and for interest and tippavan due thereon: And we do further find, That setting aside the said Bonds which were granted subsequent to the death of the said Lieutenant Colonel Charles Smart, and making up the account of the original advances agreeably to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum due by the representatives of the said late Nabob Omdut ul Omrah to the representatives of the said late Lieutenant Colonel Charles Smart on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was seventy-six thousand three hundred and forty-four Pagodas nine Fanams and twenty-eight

Cash (76,344. 9. 28.) or thirty thousand five hundred and thirty-seven Pounds thirteen Shillings and nine-pence one half penny sterling (£. 30,537. 13s. 9½d.): And we do further find, That of the said amount there was and is due and owing to Sarah Anna Smart, widow and administratrix as aforesaid, the sum of thirty-eight thousand four

hundred and twenty-nine Pagodas twenty-five Fanams and fourteen Cash (48,429. 25. 14.) or fifteen thousand three hundred and seventy-one Pounds sixteen Shillings and eleven Pence sterling (£. 15,371. 16s. 11d.): to Robert Woolf, assignee as aforesaid, the sum of seventeen thousand two hundred and three Pagodas eleven Fanams and

forty-two Cash (17,203. 11. 42.) or six thousand eight hundred and eighty-one Pounds six Shillings and one penny halfpenny sterling (£. 6,881. 6s. 1½d.): to Cutta Vullaba Doss, mortgagee as aforesaid, and James Balfour and Thomas Parry, surviving administrators of Adam Blackader deceased, and assignees in trust of the estate of the late firm of Messieurs Chase, Chinney, Mac Douall and Company, of Madras, Merchants and Co-partners, the sum of seven thousand eight hundred and one Pagodas thirty-

nine Fanams and twenty-six Cash (7,801. 39. 26.) or three thousand one hundred and twenty Pounds fifteen Shillings and sixpence sterling (£. 3,120. 15s. 6d.): to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, the sum of three thousand three hundred and thirty-eight Pagodas twenty-eight Fanams and twenty-one Cash

(3,338. 28. 21.) or one thousand three hundred and thirty-five Pounds nine Shillings and four-pence sterling (£. 1,335. 9s. 4d.): And we do further find, That the sum of one thousand

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seven hundred and forty Pagodas five Fanams and fifty-two Cash (1,740. 5. 52.) or six hundred and ninety-six Pounds one Shilling and one penny sterling (£.696. 1s. 1d.) is due to Venkiah Bramin, assignee as aforesaid, and Sarah Anna Smart, widow and administratrix as aforesaid, and their representatives; but as doubts exist as to the proportion of the sum due to these several parties, and to the representatives and trustees of the said late John Fordyce, the said sum of one thousand seven hundred and forty Pagodas five Fanams and fifty-two Cash

Rs. F. C.
(1,740. 5. 52.) or six hundred and ninety-six Pounds one Shilling and one penny sterling (£.696. 1s. 1d.) is therefore deducted from the said aggregate so found due as aforesaid, until further proof of the respective titles of the parties shall be obtained: And we do further find, That the sum of seven thousand eight hundred and thirty Pagodas twenty-five Fanams

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and thirty-three Cash (7,830. 25. 33.) or three thousand one hundred and thirty-two Pounds four Shillings and ten-pence sterling (£.3,132. 4s. 10d.) being a further portion of the said aggregate, is the proportion due on the amount of three Bonds assigned by Sarah Anna Smart, widow and administratrix as aforesaid, to Yeswoodavay, for himself and Ramana Pundajee, both of the East Indies, which claim does not appear to have been yet transmitted from India, and which sum of seven thousand eight hundred and thirty Pagodas twenty-five

Rs. F. C.
Fanams and thirty-three Cash (7,830. 25. 33.) or three thousand one hundred and thirty-two pounds four shillings and ten-pence sterling (£.3,132. 4s. 10d.) is therefore also deducted from the said aggregate amount found due as aforesaid, until the legal claimants are before us: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of thirty-eight thousand four hundred and twenty-nine Pagodas twenty-five Fanams and fourteen Cash

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(38,429. 25. 14.) or fifteen thousand three hundred and seventy-one Pounds sixteen Shillings and eleven-pence sterling (£.15,371. 16s. 11d.) was and still is due and owing to Sarah Anna Smart, widow and administratrix as aforesaid; and that the said Sarah Anna Smart hath and shall have right to participate to the amount of the said sum of thirty-eight thousand four hundred and twenty-nine Pagodas twenty-five Fanams and fourteen Cash

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(38,429. 25. 14.) or fifteen thousand three hundred and seventy-one Pounds sixteen Shillings and eleven-pence sterling (£.15,371. 16s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seventeen thousand two hundred and three Pagodas eleven Fanams and forty-two

Rs. F. C.
Cash (17,203. 21. 42.) or six thousand eight hundred and eighty-one Pounds six Shillings and one penny halfpenny sterling (£.6,881. 6s. 1½d.) was and still is due and owing to Robert Woolf, assignee as aforesaid; and that the said Robert Woolf hath and shall have right to participate to the amount of the said sum of seventeen thousand two hundred and

Rs. F. C.
three Pagodas eleven Fanams and forty-two Cash (17,203. 21. 42.) or six thousand eight hundred and eighty-one Pounds six Shillings and one penny halfpenny sterling (£.6,881. 6s. 1½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven thousand eight

Rs. F. C.
hundred and one Pagodas thirty-nine Fanams and twenty-six Cash (7,801. 39. 26.) or three thousand one hundred and twenty Pounds fifteen Shillings and sixpence sterling (£.3,120. 15s. 6d.) was and still is due and owing to Cutta Vullaba Doss, mortgagee as aforesaid, and James Balfour and Thomas Parry, surviving administrators of Adam Blackader deceased, and assignees in trust of the estate of the late firm of Messieurs Chase, Chianery, Mac Douall and Company, of Madras, Merchants and Co-partners as aforesaid; and that the said Cutta Vullaba Doss, and the said James Balfour and Thomas Parry, have and shall have right to participate to the amount of the said sum of seven thousand eight

Rs. F. C.
hundred and one Pagodas thirty-nine Fanams and twenty-six Cash (7,801. 39. 26.) or three thousand one hundred and twenty Pounds fifteen Shillings and sixpence sterling (£.3,120. 15s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three thousand three

Rs. F. C.
hundred and thirty-eight Pagodas twenty-eight Fanams and twenty-one Cash (3,338. 28. 21.) or one thousand three hundred and thirty-five Pounds nine Shillings and four-pence sterling (£.1,335. 9s. 4d.) was and still is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of three thousand three hundred and thirty-eight Pagodas twenty-eight Fanams and twenty-

Rs. F. C.
one Cash (3,338. 28. 21.) or one thousand three hundred and thirty-five Pounds nine Shillings and four-pence sterling (£.1,335. 9s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts being debts contracted for money bona fide lent to his Highness the Nabob Omdut ul Omrah, is and shall be comprised in the Second Class under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bonds or the debts claimed thereon at the instance of the said several

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before-recited parties, or of any other person or persons whatsoever; save and except the said Venkiah Bramin, and the said Sarah Anna Smart, or their representatives, and the representatives and trustees of the said late John Fordyce, in respect of their several interests in the said sum of one thousand seven hundred and forty Pagodas five Fanams and fifty-two

Rs. P. C.
Cash (1,740. 5. 52.) or six hundred and ninety-six Pounds one Shilling and one penny sterling (£.696. 1s. 1d.) so found due as aforesaid; and save and except the said Yeywoodavay, and the said Ramana Pundajee, or their representatives, in respect of their several interests in the said sum of seven thousand eight hundred and thirty Pagodas twenty-

Rs. P. C.
five Fanams and thirty-three Cash (7,830. 25. 33.) or three thousand one hundred and thirty-two Pounds four Shillings and ten-pence sterling (£.3,132. 4s. 10d.) so found due as aforesaid: And we do further Award and Order, That the original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the ninth day of January in the year of our Lord one thousand eight hundred and fifteen.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed (being first duly stamped)
in the presence of

(Signed) Geo. Parkhouse.

CLAIMS part N° 438, part 563, 355, and 1,038, in our Fifth Report.
- - - - - N° 165, in our Fourth Report.
- - - - - And N° 1,436, in our Fifth Report.

N° 353.

CLAIMS.

Part N° 363 in the London Gazette of the 8th July 1809; part N° 243 in the London Gazette of the 17th June 1809; N° 434 in the London Gazette of the 15th July 1809; N° 374 in the London Gazette of the 8th July 1809; N° 167 in the London Gazette of the 23rd June 1808; and, N° 563 in the London Gazette of the 29th July 1809; and, Part N° 438; part 563. N° 353, and 1038 in the Fifth Report to Parliament; N° 165 in the Fourth Report to Parliament; and, N° 1436 in the Fifth Report to Parliament.

Messieurs Fairlie, Gilmore and Company, Mortgagees and Assignees of Messieurs Tulloh, Brodie, Halyburton and Company, judgment Creditors of the late Avadaunam Paupia Braminy; Messieurs Harington and Company, Mortgagees and Assignees of the said late Avadaunam Paupia Braminy; Walter Balfour, George Arbuthnot, and Henry Hawes Harington, on behalf of the Trustees of the Children's

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Fairlie, Gilmore and Company, of Calcutta in the East Indies, mortgagees and assignees of Messieurs Tulloh, Brodie, Halyburton and Company, of Madras in the East Indies, judgment creditors of the late Avadaunam Paupia Braminy, also of Madras aforesaid; Messieurs Harington and Company, of Madras aforesaid, mortgagees and assignees of the said late Avadaunam Paupia Braminy; Walter Balfour, George Arbuthnot and Henry Hawes Harington, all of Madras aforesaid, on behalf of the Trustees of the Children's Tontine Fund at Madras aforesaid, assignees of Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees of Charles Walters, formerly of Madras aforesaid, deceased, assignee of the said late Avadaunam Paupia Braminy; Thomas Parry of Madras aforesaid, assignee of the said late Avadaunam Paupia Braminy; Major General Dugald Campbell, formerly of Madras aforesaid, attorney to the executors in behalf of the Legatees of the late Moonipillah, formerly of the East Indies; and Rajaswarah Pundah, attorney of Visvanadah Tawker, and Venkatasah Tawker, sons and heirs of Cassenade Tawker, all now or formerly of the East Indies, have severally become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said late Avadaunam Paupia Braminy did become party to certain Articles of Agreement, bearing date the seventh day of October in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him from his Highness Omdut ul Omrah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny being the only two of the said Trustees who have become parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators,

administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Major General Dugald Campbell, attorney to the executors of the late Moonipillah as aforesaid, hath become party to certain Articles of Agreement, bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as Creditors of the said Nabobs of Arcot, of the first part; the said late John Fordyce, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce one-fortieth part of every debt or sum of money owing to them, the executors of the late Moonipillah as aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the Interest to accrue thereon; the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and hath further transferred and assigned over to the said Trustees one other fortieth part of every debt or sum of money owing to them the executors as aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one other fortieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas the said John Fordyce did execute, and the said Charles Binny and George Moubray and Valentine Conolly, have executed the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, and also the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Fairlie, Gilmore and Company, mortgagees and assignees as aforesaid, upon four Bonds from the Nabob Omdut ul Omrah to the said Avadaunam Paupia Braminy, all bearing date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, and making together the principal sum of two hundred and six thousand two hundred and twenty-two Pagodas

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Tontine Fund at
Madras, Assignees
of Messieurs Tullah,
Brodie, Halyburton
and Company,
Mortgages of
Charles Walters,
deceased, Assignees
of the said late
Avadaunam Paupia
Braminy; Thomas
Parry, Assignee
of the said late
Avadaunam Paupia
Braminy; Major
General Dugald
Campbell, Attorney
to the Executors in
behalf of the
Legatees of the late
Moonipillah and
Rajamurrah
Pundah, Attorney
of Visvanadah
Tawker and Venca-
tata Tawker, Sons
and Heirs of
Cassenda Tawker.

and twenty-two Fanams (206,222. 22.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and sixty-six thousand four

hundred and fifty Pagodas thirty-three Fanams and forty-five Cash (266,450. 33. 45.) or one hundred and six thousand five hundred and eighty Pounds six Shillings and fourpence, three farthings sterling (£. 106,580. 6s. 4½d.): And having also taken into consideration a Claim made by the said Messieurs Harington and Company, mortgagees and assignees as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Avadaunam Paupia Braminy, bearing date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, for the principal sum of fifty-six

thousand Star Pagodas (56,000.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-two thousand three hundred and fifty-five Star Pagodas,

two Fanams, and seventy Cash (72,355. 2. 70.) or twenty-eight thousand nine hundred and forty-two Pounds and sixpence sterling (£. 28,942. 0s. 6½d.): And having also taken into consideration a Claim made by the said Walter Ballfour, George Arbuthnot, and Henry Hawes Harington, on behalf of the trustees of the Children's Tontine Fund, assignees as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Avadaunam Paupia Braminy, bearing date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, for the principal sum of fifty-three thousand Star

Pagodas (53,000.) which, with the arrears of interest, is stated, to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixty-eight thousand four hundred and eighty Star Pagodas seventeen Fanams and forty Cash (68,480. 17. 40.) or twenty-seven thousand three hundred and ninety-two Pounds three Shillings and fourpence sterling (£. 27,392. 3s. 4½d.): And having also taken into consideration a Claim made by the said Thomas Parry assignee as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Avadaunam Paupia Braminy, bearing date the twelfth day of July in the year of our Lord one thousand seven hundred

and ninety-eight, for the principal sum of fifty-one thousand Star Pagodas (51,000.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixty-five thousand

eight hundred and ninety-six Star Pagodas eleven Fanams and twenty Cash (65,896. 11. 20.) or twenty-six thousand three hundred and fifty-eight Pounds nine Shillings and elevenpence sterling (£. 26,358. 9s. 11½d.): And having also taken into consideration a Claim made in behalf of the Legatees of the said Moonipillah as aforesaid, upon a Bond from the said

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said Nabob Omdut ul Omrah to the said Moonipillah, bearing date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, for the principal sum

of seven thousand Pagodas (7,000) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand and forty-five Pagodas ten Fanams and forty Cash

(9,045. 10. 40.) or three thousand six hundred and eighteen Pounds and two Shillings sterling (£3,618. 2s.): And having also taken into consideration a Claim made on behalf of Visvama da Tawker and Vencatasa Tawker as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Cassenade Tawker, bearing date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, for the principal

sum of twenty thousand seven hundred and seventy Pagodas (20,770.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-six thousand seven

hundred and twenty-two Pagodas seven Fanams and forty-seven Cash (26,722. 7. 47.) or ten thousand six hundred and eighty-eight Pounds seventeen Shillings and four-pence sterling (£10,688. 17s. 4d.): And having also taken into consideration a Claim made by the said Samuel Johnson and Charles Binny as Trustees aforesaid, for the one twentieth part as aforesaid, of the several sums herein before claimed as aforesaid: And having also taken into consideration a Claim made by the said John Fordyce as assignee aforesaid, for the one fortieth part as aforesaid, of the sum claimed as aforesaid by the said Major General Dugald Campbell attorney as aforesaid: And having also taken into consideration a Claim made by certain of the trustees named in the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, for themselves and others as assignees aforesaid, for the other fortieth part as aforesaid of the sum claimed as aforesaid, by the said Major General Dugald Campbell attorney as aforesaid: and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find that the late Nabob Omdut ul Omrah did grant eight Bonds in the name of Avadaunum Paupia Braminy, for various sums amounting together to the aggregate principal sum of four hundred and eleven

thousand two hundred and seventy-two Pagodas and twenty-two Fanams (411,272. 22.) with interest at twelve per cent. per annum, all of them bearing date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight: And we do further find, That the debt so constituted by the said Bonds, was founded in bona fide advances made by Thomas Parry, on behalf of himself and the said Avadaunum Paupia Braminy: And we do further find, That the share of the said Avadaunum Paupia Braminy in the amount of the said Bonds, was three hundred and

fifteen thousand two hundred and seventy-two Pagodas and twenty-two Fanams (315,272. 22.)

and the share of the said Thomas Parry was ninety-six thousand Pagodas (96,000.): And we do further find, That a Bond was granted by the said late Nabob Omdut ul Omrah for

seven thousand Pagodas (7,000.) in the name of the said Moonipillah, and another Bond

for twenty thousand seven hundred and seventy Pagodas (20,770.) in the name of the said Cassenade Tawker, both also dated the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, being a balance for advances alleged to have been made by the said Thomas Parry, on behalf of the late Lieutenant Colonel Charles Smart: And we do further find, That another Bond for nine hundred and ninety-one

Pagodas and twenty-two Fanams (991. 2s.) is alleged to have been granted to complete the settlement of the account, but in whose name does not appear, nor has any claim been made before us for the said Bond: And we do further find, That setting aside the said several Bonds which contained interest, and were granted subsequently to the first day of December in the year of our Lord one thousand seven hundred and ninety-seven, and making up the account of the original advances, agreeably to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum due from the representatives of the said late Nabob Omdut ul Omrah, on the amount of the said several Bonds granted in the name of the said Avadaunum Paupia Braminy; of the said Bond granted in the name of Moonipillah, and also of the said Bond in the name of Cassenade Tawker, and that for nine hundred and ninety-

one Pagodas and twenty-two Fanams (991. 2s.) was, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, three hundred and seventeen thousand five hundred and eight Pagodas twenty-four Fanams and fifty-three Cash

(317,508. 24. 53.) or one hundred and twenty-seven thousand and three Pounds eight Shillings and eight-pence sterling (£127,003. 8s. 8d.): And we do further find, That of the said amount the sum of one hundred and forty-one thousand three hundred and

ninety-five Pagodas one Fanam and sixty-one Cash (141,395. 1. 61.) or fifty-six thousand five hundred and fifty-eight Pounds and four-pence sterling (£56,558. 0s. 4d.) was and is due and owing to William Fairlie, Henry Bonham, George Hartwell, and John Innes,

of

of the city of London, the constituted attorneys and agents of the said Messieurs Fairlie, Gilmore and Company, of Calcutta in the East Indies, mortgagees and assignees of Messieurs Tulloh and Company, judgment creditors of the said late Avadannah Paupia Braminy; to Andrew Scott, Peter Cherry, and George Arbuthnot, trustees of the late firm of, the said Messieurs Harington and Company, assignees of the said late Avadannah Paupia Braminy, the sum of thirty-eight thousand three hundred and eighty-six Pagodas

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twenty-nine Fanams and forty-six Cash (38,386. 29. 46.) or fifteen thousand three hundred and fifty-four Pounds thirteen Shillings and seven-pence sterling (£.15,354. 15. 7d.) to the said Walter Balfour, Henry Hawes Harington, and George Arbuthnot, as a Committee for the Children's Tentative Fund at Madras, or the Committee thereof for the time being, assignees and mortgagees of Messieurs Tulloh and Company, mortgagees of Charles Walters deceased, assignees of the said late Avadannah Paupia Braminy, the sum of thirty-

six thousand three hundred and thirty Pagodas eleven Fanams and forty Cash (36,330. 11. 40.) or fourteen thousand five hundred and thirty-two Pounds two Shillings and three-pence sterling (£.14,332. 2. 3.) to Samuel Johnson and Charles Binny, assignees as aforesaid, the sum of eleven thousand three hundred and seventy-four Pagodas thirteen Fanams and

twenty-five Cash (14,374. 13. 25.) or four thousand five hundred and forty-nine Pounds fourteen Shillings and sixpence sterling (£.4,549. 14. 6d.): And we do further find, That the sum of sixty-five thousand two hundred and sixty-nine Pagodas ten Fanams and ten

Cash (69,269. 10. 10.) or twenty-seven thousand seven hundred and seven Pounds thirteen Shillings and eleven-pence sterling (£.27,707. 13. 11d.) is the proportion due on the said Thomas Parry's share of the said two Bonds, if nothing had been paid to the said Thomas Parry on account of the said two Bonds, but a request having been made that the final adjudication of the share aforesaid of him the said Thomas Parry, be for some time delayed, the same is deducted in the following award: And we do further find, That the sum of five

thousand and fifty Pagodas thirty-seven Fanams and four Cash (5,050. 37. 4.) or two thousand and twenty Pounds seven Shillings and one penny sterling (£.2,020. 7. 1d.) is the proportion due on the principal of the Bond granted to the said late Moonipillah for

seven thousand Pagodas (7,000.) claimed by the Legatees and their representatives as aforesaid; but although the Bond is in the name of Moonipillah, and his receipt for it was given to the said Thomas Parry, without the intervention of Lieutenant Colonel Charles Smart's representatives; yet as it is alleged to have originated in a sum advanced by the said late Lieutenant Colonel Charles Smart, subsequently to the first day of December in the year of our Lord one thousand seven hundred and ninety-seven, the same is deducted until further investigation, from the aggregate amount found due as aforesaid, in the following award: And we do further find, That the sum of fourteen thousand nine hundred and eighty-

six Pagodas twenty-eight Fanams and seventy-four Cash (14,986. 28. 74.) or five thousand nine hundred and ninety-four Pounds thirteen Shillings and sixpence sterling (£.5,994. 13. 6d.) is the portion due on the principal of the Bond granted in the name of the said Cassenude Tawker, which Bond is also alleged to have originated in a sum advanced by the said late Lieutenant Colonel Charles Smart, subsequently to the first day of December in the year of our Lord one thousand seven hundred and ninety-seven, and the portion aforesaid is therefore deducted until further investigation, from the said aggregate found due as aforesaid, in the following Award: And we do further find, That the remaining sum of the aforesaid aggregate, viz. seven hundred and fifteen Pagodas eighteen Fanams

and thirty-three Cash (715. 18. 33.) or two hundred and eighty-six Pounds three Shillings and sixpence sterling (£.286. 3. 6d.) is the portion due on the principal sum of the Bond

for nine hundred and ninety-one Pagodas and twenty-two Fanams (991. 22.) but on which Bond no Claim has been yet transmitted from India, and the amount due thereon is therefore deducted in the following Award until the legal Claimant or Claimants is or are before us: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the twentieth day of May in the year of our Lord one thousand eight hundred and four, the sum of one hundred and forty-one thousand

three hundred and ninety-five Pagodas one Fanam and sixty-one Cash (141,395. 1. 61.) or fifty-six thousand five hundred and fifty-eight Pounds and four-pence sterling (£.56,558. 0. 4d.) was and still is due according to the said William Fairlie, Henry Bonham, George Hartwell, and John Innes, the constituted attorneys and agents of the said Messieurs Fairlie, Gilmore and Company, mortgagees and assignees of Messieurs Tulloh and Company, judgment creditors of the said late Avadannah Paupia Braminy; and that the said William Fairlie, Henry Bonham, George Hartwell, and John Innes, the constituted attorneys and agents as aforesaid, have and shall have right to participate to the amount of the said sum of one hundred and forty-one thousand three hundred and ninety-

five Pagodas one Fanam and sixty-one Cash (141,395. 1. 61.) or fifty-six thousand five hundred and fifty-eight Pounds and four-pence sterling (£.56,558. 0. 4d.) in the fund provided for the satisfaction of the private debts of the late Nabobs of the Carnatic and that the sum of thirty-eight thousand three hundred and eighty six

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Pagodas twenty-nine Fanams and forty-six Cash (38,386. 29. 46.) or fifteen thousand three hundred and fifty-four Pounds thirteen Shillings and seven-pence sterling (£. 15,354. 13s. 7d.) was and still is due and owing to the said Andrew Scott, Peter Cherry, and George Arbuthnot, Trustees of the late firm of the said Messieurs Harrington and Company, assignees of the said late Ayadannam Pappia Braminy, and that the said Andrew Scott, Peter Cherry, and George Arbuthnot, Trustees of the late firm of the said Messieurs Harrington and Company, have and shall have right to participate to the amount of the said sum of thirty-eight thousand three hundred and eighty-six Pagodas twenty-nine

Fanams and forty-six Cash (38,386. 29. 46.) or fifteen thousand three hundred and fifty-four Pounds thirteen Shillings and seven-pence sterling (£. 15,354. 13s. 7d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic; and that the sum of thirty-six thousand three hundred and thirty Pagodas

eleven Fanams and forty Cash (36,330. 11. 40.) or fourteen thousand five hundred and thirty-two Pounds two Shillings and three-pence sterling (£. 14,532. 2s. 3d.) was and still is due and owing to the said Walter Balfour, Henry Hawes Harrington, and George Arbuthnot, as a committee for the Children's Tontine Fund at Madras, of the committee thereof for the time being, assignees and mortgagees of Messieurs Tulloh and Company, mortgagees of Charles Walters deceased, assignee of the said late Ayadannam Pappia Braminy, and that the said Walter Balfour, Henry Hawes Harrington, and George Arbuthnot as aforesaid, have and shall have right to participate to the amount of the said sum of thirty-six

thousand three hundred and thirty Pagodas eleven Fanams and forty Cash (36,330. 11. 40.) or fourteen thousand five hundred and thirty-two Pounds two Shillings and three-pence sterling (£. 14,532. 2s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic; and that the sum of eleven thousand three hundred and seventy-four Pagodas thirteen Fanams and twenty-five Cash

(11,374. 13. 25.) or four thousand five hundred and forty-nine Pounds fourteen Shillings and six-pence sterling (£. 4,549. 14s. 6d.) was and still is due and owing to Samuel Johnson and Charles Bony, assignees as aforesaid, and that the said Samuel Johnson and Charles Bony have and shall have right to participate to the amount of the said sum of eleven thousand three hundred and seventy-four Pagodas thirteen Fanams and twenty-five Cash

(11,374. 13. 25.) or four thousand five hundred and forty-nine Pounds fourteen Shillings and six-pence sterling (£. 4,549. 14s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic: And we do further Award and Order, That the said debts, being debts contracted for money bona fide lent to his Highness the Nabob Omdut ul Omdah, are and shall be comprised in the Second Class of Debts under the said Indenture; And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omdah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said Bonds herein awarded, or the debts claimed thereon at the instance of the several before-recited parties or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bonds aforesaid herein awarded be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have herewith set our hands the thirteenth day of February in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of

(Signed) Geo. Parkhouse,

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 2 of N° 65 in our First Report.

N° 356.

CLAIM.
N° 2 of N° 97 in the
London Gazette of
the 12th August
1806; and
N° 2 of N° 65 in the
First Report to
Parliament.

The Honourable
Hester Maria
Johnston, Execu-
trix to the Estate
of the late Samuel
Johnston Esquire,
and also in her own
behalf.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, and Thomas Cockburn now of London, Esquire, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose names and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omdah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amang ul Omdah, the adopted son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Amang ul Omdah, of the other part, and directing: Whereas the Honourable Hester Maria Johnston of London is executrix to the estate of the late Samuel Johnston Esquire, and also in her own behalf, has become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs, executors and administrators, to

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the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: And whereas the said Hester Maria Johnston, as executrix aforesaid, hath become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabob of the Carnatic, of the first part; John Fordyce of Hitchall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to her as executrix aforesaid, from their Highnesses the late Nabob of Arcot, or the Amier ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the Trusts in the said Articles of Agreement mentioned and set forth; And whereas George Moubray, Charles Hinny, and Valentine Conolly, being the remaining surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the said Hester Maria Johnston, as executrix aforesaid, upon his said Highness the late Nabob Omdut ul Omrah, for the principal

sum of twenty-four thousand Pagodas (24,000.) which, with interest at the rate of six per cent. per annum from the first day of January in the year of our Lord one thousand eight hundred and two, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-seven thousand four

hundred and twenty Pagodas (27,420) or ten thousand nine hundred and sixty-eight Pounds sterling (£. 10,968.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Hester Maria Johnston, as executrix aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the late Mr. Samuel Johnston was appointed Agent and Minister in England on the part of the late Nabob Omdut ul Omrah, that he commenced his duties as such in the month of July in the year of our Lord one thousand eight hundred, and continued to discharge them in conformity to the various instructions which he from time to time received, until the sixth day of July in the year of our Lord one thousand eight hundred and one, the day of his (the said Mr. Johnston's) death: And we do further find, That for salary and allowances to the said late Samuel Johnston, there was justly due on the sixth day of July in the year of our Lord one thousand eight hundred and one, the sum of twelve thousand one

hundred and sixty-four Pagodas sixteen Fanams and five Cash (12,164. 16. 5) or four thousand eight hundred and sixty-five Pounds fifteen Shillings and one penny sterling (£. 4,865. 15s. 1d.): And we do further find, That the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah to the representatives of the said Samuel Johnston, was fourteen thousand two hundred and fifty Pagodas

(14,500.) or five thousand seven hundred Pounds sterling (£. 5,700.): And we do further find, That the sum of money justly due from the representatives of the said Nabob Omdut ul Omrah to the said Hester Maria Johnston, for services rendered subsequently to the death of her said late husband, by her the said Hester Maria Johnston, with the aid of her son Sir Alexander Johnston, in furtherance of the instructions of his said late Highness, was five

thousand eight hundred and fifty-five Pagodas (5,555.) or two thousand three hundred and fifty Pounds and sixteen Shillings sterling (£. 2,350. 16s.): And we do further find, That the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah to the said Hester Maria Johnston, for the services rendered by her as aforesaid, on account of his said Highness, was six thousand six hundred and

eighty-four Pagodas four Fanams and sixteen Cash (6,684. 4. 16.) or two thousand six hundred and twenty-three Pounds twelve Shillings and nine pence sterling (£. 2,623. 12s. 9d.): And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of fourteen thousand two hundred and fifty

Pagodas (14,500.) or five thousand seven hundred Pounds sterling (£. 5,700.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Omdut ul Omrah to the representatives of the said Samuel Johnston: And we do further Award and Order, That the said debt being a debt contracted for Civil Pay and Allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further

Award

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Award and Adjudge, That the sum of thirteen thousand five hundred and thirty-seven

^{Pa. F.}
Pagodas and twenty-one Fanams (13,537. 21.) or five thousand four hundred and fifteen Pounds sterling (£. 5,415.) being a portion of the said debt, is due and owing to the said Hester Maria Johnston, executrix as aforesaid; and that the said Hester Maria Johnston, as such executrix, hath and shall have right to participate to the amount of the said sum of thirteen thousand five hundred and thirty-seven Pagodas and twenty-one Fanams

^{Pa. F.}
(13,537. 21.) or five thousand four hundred and fifteen Pounds sterling (£. 5,415.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and twelve Pagodas and

^{Pa. F.}
twenty-one Fanams (712. 21.) or two hundred and eighty-five Pounds sterling (£. 285.), being the remainder of the said debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the

^{Pa. F.}
said sum of seven hundred and twelve Pagodas and twenty-one Fanams (712. 21.) or two hundred and eighty-five Pounds sterling (£. 285.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of six thousand six hundred and eighty-four Pagodas four Fanams and sixteen

^{Pa. F. C.}
Cash (6,684. 4. 16.) or two thousand six hundred and seventy-three Pounds twelve Shillings and nine-pence sterling (£. 2,673. 12s. 9d.) was and still is justly due and owing from the representatives of the said late Nabob Omdut ul Omrah to the said Hester Maria Johnston: And we do further Award and Order, That the said debt being a debt contracted for Civil Pay and Allowances, is and shall be comprised in the First Class of Debts under the said Indenture; and that the said Hester Maria Johnston hath and shall have right to participate to the amount of the said sum of six thousand six hundred and eighty-four Pagodas four

^{Pa. F. C.}
Fanams and sixteen Cash (6,684. 4. 16.) or two thousand six hundred and seventy-three Pounds twelve Shillings and nine-pence sterling (£. 2,673. 12s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be forever acquitted and discharged from all claim whatsoever in respect of the said debts claimed at the instance of the said Hester Maria Johnston, as executrix aforesaid, or in her own behalf, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands the seventh day of March in the year of our Lord one thousand eight hundred and fifteen.

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

Signed (being first duly stamped)
in the presence of

(Signed) Geo. Parkhouse.

CLAIM N° 77, in our First Report.

N° 357.

CLAIM.

* 357 in the London Gazette of the 13th September 1806, and * 37 in the First Report to Parliament.

Re Reverend Charles Richard Landon, Administrator to the Estate of the late James Landon Esquire.

TO all to whom these Presents shall come; We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, and Thomas Cockburn now of London, Esquire, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Said Greeting: Whereas the Reverend Charles Richard Landon, administrator to the Estate of the late James Landon the younger, formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Charles Richard Landon hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and thereby transferred and assigned over to the said Trustees one

twentieth

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twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot or the Ameer ul Oorah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know Ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the heirs of the said late James Landon upon his Highness the late Nabob Wallajah, for the principal sum of twelve thousand Pagodas

(12,000.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum

of twenty-four thousand seven hundred and fifty Pagodas (24,750.) or nine thousand nine hundred Pounds sterling (£. 9,900.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid on behalf of the heirs of the said James Landon; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the Government of Fort Saint George appointed in the year of our Lord one thousand seven hundred and eighty-five, a Committee of three Civil Servants of the United East India Company (which Committee consisted of Mr. Edward Garrow, Mr. William Webb, and the said late Mr. James Landon) to investigate Claims made by certain individuals upon his said Highness the late Nabob Wallajah: And we do further find, That the said Nabob Wallajah granted an Order for the purpose of recompensing them the Commissioners aforesaid for their trouble, directing that so soon as certain new consolidated Bonds were made over to his agents Messieurs Storey and Binny, on his Highness's account, the said agents should transfer to Robert Storey or his order, Bonds to

the amount of twelve thousand Pagodas (12,000.) with interest at six per cent. per annum, from the first day of September in the year of our Lord one thousand seven hundred and eighty-six, for the use and benefit of the said Commissioners: And we do further find, That no such consolidated Bonds ever came into the hands of the said Messieurs Binny and Storey, agents as aforesaid; and that the Order aforesaid, no part of which has been discharged, was endorsed by the said Robert Storey for the benefit of the aforesaid three Commissioners Edward Garrow, William Webb, and the said James Landon: And we do further find, That the shares of the said Order, belonging to the said Edward Garrow and William Webb, were respectively sold by them to the said late James Landon: And we do further find,

That the said Order of the said late Nabob Wallajah for twelve thousand Pagodas (12,000.) was justly due for services rendered to his said Highness by Edward Garrow, William Webb, and the said James Landon: And we do further find, That the aggregate amount of

the said Order for twelve thousand Pagodas (12,000.) principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, viz. twenty-four thousand seven hundred and forty-four Pagodas forty-one Fanams and thirty-four Cash

(24,744. 41. 34.) or nine thousand eight hundred and ninety-seven Pounds nineteen Shillings and eleven-pence sterling (£. 9,897. 19s. 11d.) was justly due and owing from the representatives of the late Nabob Wallajah to the representatives of the said late James Landon: And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of twenty-four thousand seven hundred and forty-

four Pagodas forty-one Fanams and thirty-four Cash (24,744. 41. 34.) or nine thousand eight hundred and ninety-seven Pounds nineteen Shillings and eleven-pence sterling (£. 9,897. 19s. 11d.) was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said late James Landon: And we do further Award and Order, That the said debt, being a debt contracted for services bona fide rendered to the said Nabob Wallajah, is and shall be comprised in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of twenty-three thousand five hundred and seven Pagodas thirty Fanams and seventy-six

Cash (23,507. 30. 76.) or nine thousand four hundred and three Pounds one Shilling and eleven-pence sterling (£. 9,403. 1s. 11d.) being a portion of the said debt, is due and owing to the said Charles Richard Landon, administrator as aforesaid; and that the said Charles Richard Landon hath and shall have right to participate to the amount of the said sum of twenty-three thousand five hundred and seven Pagodas thirty Fanams and seventy-six

Cash (23,507. 30. 76.) or nine thousand four hundred and three Pounds one Shilling and

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in favour of
Claimants.*

eleven-pence sterling (£. 9,403. 1 s. 11 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand two hundred and thirty-seven Pagodas ten Panams and thirty-eight

Rs. P. C.
Cash (1,237. 10. 38.) or four hundred and ninety-four Pounds and eighteen Shillings sterling (£. 494. 18 s.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of one thousand two hundred and thirty-seven

Rs. P. C.
Pagodas ten Panams and thirty-eight Cash (1,237. 10. 38.) or four hundred and ninety-four Pounds and eighteen Shillings sterling (£. 494. 18 s.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Order, or the debt claimed thereon at the instance of the heirs of the said late James Landon, or of the said Charles Richard Landon, administrator as aforesaid, or of any other Person or Persons whatsoever: And we do further Award and Order, That the original Order aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In Witness whereof, we the said Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands the fifteenth day of March in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)

in the presence of

(Signed) *Geo. Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE,
{ THOMAS COCKBURN.

Part of Claim N° 34 in our First Report.

N° 358.

Part of N° 14 in the
London Gazette of
the 12th August
1806; and part
N° 34 in the First Re-
port to Parliament.

*Lexey Campbell,
Administratrix of
the Estate of Scipio
Duroure Campbell,
Administrator of
John Ralph Camp-
bell.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Lexey Campbell of Edinburgh in that part of the United Kingdom called Scotland, spinster, administratrix to the estate of Scipio Duroure Campbell, late of Cambeltown in North Britain, formerly a Captain in the one hundredth (100th) regiment of foot, administrator of John Ralph Campbell formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order and determination of the Commissioners, under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: And whereas the said Lexey Campbell hath become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to her from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Lexey Campbell, on behalf of the estate of the said Scipio Duroure Campbell administrator as aforesaid, and also a Claim made by the Trustees aforesaid; do find, That the said Claim is made by her the said Lexey Campbell as the legal representative of the late Scipio Duroure Campbell, brother and administrator of the said John Ralph Campbell, and is the same Claim referred to in

Award

*Absolute
Adjudications
in favour of
Claimants.*

And number two hundred and ninety-five (295.) as having been preferred by the late John Loryce, on behalf of the late General Patrick Ross, assignee of Eliza Cockburn, executrix of Doctor Thomas Davis, viz. on a Bond of the Nabob Omdut ul Omrah, to Eliza Cockburn, executrix of Doctor Thomas Davis, for seven thousand one hundred and eleven Star

Pagodas (7,111.) assigned to him the said Patrick Ross, as attorney of Scipio Duroure Campbell, administrator as aforesaid; which Claim with interest is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to eleven thousand nine hundred and sixty-four Pagodas ten Fanams and forty Cash

(11,964. 10. 40.) or four thousand seven hundred and eighty-five Pounds and fourteen Shillings sterling (£4,785. 14s.): And we do further find, as stated in the said Award, That the aggregate sum due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Omdut ul Omrah to the representatives of Scipio Duroure Campbell, administrator to the estate of John Ralph Campbell as aforesaid, amounted to seven thousand three hundred and thirty-

three Pagodas twenty-six Fanams and seventy-nine Cash (7,333. 26. 79.) or two thousand nine hundred and thirty-three Pounds nine Shillings and two-pence sterling (£2,933. 9s. 2d.) in the First Class, and to one thousand eight hundred and eighty-two Pagodas twenty-five

Fanams and eight Cash (1,882. 25. 8.) or seven hundred and fifty-three Pounds and nine-pence sterling (£753. 0s. 9d.) in the Second Class: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the sum of six thousand nine hundred and sixty-six Pagodas forty Fanams and

twenty-seven Cash (6,966. 40. 27.) or two thousand seven hundred and eighty-six Pounds fifteen Shillings and nine-pence sterling (£2,786. 15s. 9d.) in the First Class, and one thousand seven hundred and eighty-eight Pagodas nineteen Fanams and fifty-two Cash

(1,788. 19. 52.) or seven hundred and fifteen Pounds seven Shillings and nine-pence sterling (£715. 7s. 9d.) in the Second Class, being a portion of the said debt, is due and owing to the said Lexey Campbell, administratrix as aforesaid; and that the said Lexey Campbell, administratrix as aforesaid, hath and shall have right to participate to the amount of the said sum of six thousand nine hundred and sixty-six Pagodas

forty Fanams and twenty-seven Cash (6,966. 40. 27.) or two thousand seven hundred and eighty-six Pounds fifteen Shillings and nine-pence sterling (£2,786. 15s. 9d.) in the First Class, and one thousand seven hundred and eighty-eight Pagodas nineteen Fa-

nams and Fifty-two Cash (1,788. 19. 52.) or seven hundred and fifteen Pounds seven Shillings and nine-pence sterling (£715. 7s. 9d.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and sixty-six Pagodas twenty-eight Fanams

and fifty-two Cash (366. 28. 52.) or one hundred and forty-six Pounds thirteen Shillings and five-pence sterling (£146. 13s. 5d.) in the First Class, and ninety-four Pagodas five

Fanams and thirty-six Cash (94. 5. 36.) or thirty-seven Pounds and thirteen Shillings sterling (£37. 13s.) in the Second Class, being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of three hundred and sixty-six

Pagodas twenty-eight Fanams and fifty-two Cash (366. 28. 52.) or one hundred and forty-six Pounds thirteen Shillings and five-pence sterling (£146. 13s. 5d.) in the First Class,

and ninety-four Pagodas five Fanams and thirty-six Cash (94. 5. 36.) or thirty-seven Pounds and thirteen Shillings sterling (£37. 13s.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said Lexey Campbell, administratrix as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the eleventh day of April in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped) .
in the presence of
(Signed) Geo. Parkhouse.

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudications
in favour of
Claimants.

N^o 362.

CLAIM,
N^o 91 in the London
Gazette of the 12th
August 1836; and
N^o 98 in the First Re-
port to Parliament.

George Powney,
one of the Exe-
cutors of the late
Mrs. Catherine
Maria Powney.

CLAIM N^o 98 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-Street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas George Powney of London, one of the executors of the late Mrs. Catherine Maria Powney, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said George Powney hath become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Mowbray, Charles Binny, and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said George Powney, one of the executors as aforesaid, upon a Bond from his said late Highness Omdut ul Omrah, in favour of Mrs.

Powney, for the principal sum of five thousand Pagodas (5,000) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ten

thousand six hundred and twenty-five Pagodas (10,625) or four thousand two hundred and fifty Pounds sterling (£4,250.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said George Powney as one of the executors aforesaid; and having duly investigated the said Claims according to the covenants, provisions, and directions of the aforesaid Indenture, do find that his said late Highness Omdut ul Omrah granted a Bond to Mrs. Powney alias the late Catherine Maria Powney, for the principal sum of five thousand Star

Pagodas (5,000.) to run at interest at eight per centum per annum, bearing date the first Zeecead eleven hundred and ninety-five of the Hegyra: And we do further find, That the debt so constituted by the said Bond was for goods bona fide sold and delivered by the said Mrs. Catherine Maria Powney, to or on account of his said late Highness Omdut ul Omrah, and interest or gratuity thereon: And we do further find, That upon making up the account, according to the directions of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his said Highness Omdut ul Omrah to the representatives of the said Catherine Maria Powney, was two thousand four

hundred and sixty-eight Pagodas fourteen Fanams and seventy-seven Cash (2,468. 14. 77.) or nine hundred and eighty-seven Pounds six Shillings and ten-pence sterling (£987. 6s. 10d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of two thousand

thousand four hundred and sixty-eight Pagodas fourteen Fanams and seventy-seven Cash (2,468. 14. 77.) or nine hundred and eighty-seven Pounds six Shillings and ten-pence sterling (£. 987. 6s. 10d.) and no more, was and is justly due and owing from the representatives of his said Highness Omdut ul Omrah to the representatives of the said Catherine Maria Powney: And we do further Award and Order, That the said debt, being a debt contracted for goods sold and delivered to his said Highness Omdut ul Omrah is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two thousand three hundred

Absolute
Adjudications
in favour of
Claimants.

and forty-four Pagodas thirty-nine Fanams and thirty-three Cash (2,344. 39. 33.) or nine hundred and thirty-seven Pounds nineteen Shillings and sixpence sterling (£. 937. 19s. 6d.) being a portion of the said debt, is due and owing to the said George Powney as one of the executors aforesaid; and that the said George Powney, as one of the executors aforesaid, hath and shall have right to participate to the amount of the said sum of two thousand three hundred and forty-four Pagodas thirty-nine Fanams and thirty-three Cash

(2,344. 39. 33.) or nine hundred and thirty-seven Pounds nineteen Shillings and sixpence sterling (£. 937. 19s. 6d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one

hundred and twenty-three Pagodas seventeen Fanams and forty-four Cash (123. 17. 44.) or forty-nine Pounds seven Shillings and four-pence sterling (£. 49. 7s. 4d.) being the remainder of the said debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of one hundred and twenty-three Pagodas seventeen Fanams and forty-four Cash (123. 17. 44.) or forty-nine Pounds seven Shillings and four-pence sterling (£. 49. 7s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his said Highness Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond, or the debt claimed thereon at the instance of the said George Powney as one of the executors aforesaid, or of any other Person or Persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-fifth day of April in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIM N° 1. of N° 119. in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, and Thomas Cockburn now of London, Esquire, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John Tulloh and Thomas de Mello, both of Madras in the East Indies, two of the executors of the late Antonio de Souza formerly of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said John Tulloh and Thomas de Mello, executors as aforesaid, became parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them from his Highness the said Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so

N° 366.

CLAIM,
N° 1 of N° 70 in the
London Gazette of
the 18th August
1806; and
N° 1 of N° 119 in the
First Report to
Parliament.

John Tulloh and
Thomas De Mello,
two of the Exe-
cutors of the late
Antonio De Souza.

Absolute
Adjudications
in favour of
Claimants.

thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the remaining survivors of the said Trustees who have become parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said John Tulloh, Thomas de Souza, and the said Thomas de Mello, executors of the said Antonio de Souza, did by a Deed dated the sixth day of July in the year of our Lord one thousand eight hundred and five, assign to Meah Ahmud and Meah Mahomed, one of the Bonds in claim granted by the said Nabob Wallajah to the said Antonio de Souza, viz. a Bond for the sum

of thirteen thousand five hundred and ninety-two Pagodas (13,592.), which Bond was subsequently assigned, viz. in the year of our Lord one thousand eight hundred and six, by the said Meah Ahmud, and in the year of our Lord one thousand eight hundred and eight, by the said Meah Mahomed to Budder ul Dien: And whereas the said Budder ul Dien, assignee as aforesaid, did become party to the aforesaid indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Thomas de Mello, and the said Budder ul Dien, have since departed this life: Now know ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim, Number One (N^o 1.) made on the part of the heirs of the late Antonio de Souza, upon certain Bonds alleged to be Bonds of the Nabob Wallajah to Antonio de Souza, dated the thirty-first day of December in the year of our Lord one thousand seven hundred and eighty-six, viz. one for the sum of ten thousand Pagodas

(10,000.) another for the sum of ten thousand Pagodas (10,000.) another for the sum of ten

thousand Pagodas (10,000.) another being the Bond assigned as aforesaid for the sum of

thirteen thousand five hundred and ninety-two Pagodas (13,592.) and another for the sum

of fourteen thousand four hundred and twenty-seven Pagodas (14,427.) amounting together

to the sum of fifty-eight thousand and nineteen Pagodas (58,019.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one

hundred and eighteen thousand five hundred and four Pagodas (118,504.) or forty-seven thousand four hundred and one Pounds and Twelve Shillings sterling (£.47,401. 12s.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others, as assignees aforesaid for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said John Tulloh and Thomas de Mello, executors as aforesaid: And having also taken into consideration the Claim of Budder ul Dien, assignee as aforesaid to one of the said Bonds,

viz. that for the sum of thirteen thousand five hundred and ninety-two Pagodas (13,592.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-

five thousand four hundred Star Pagodas (25,400.) or ten thousand one hundred and sixty Pounds sterling (£.10,160.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture; do find, That the said late Nabob Wallajah granted to the said late Antonio de Souza the aforesaid Bonds, dated the thirty-first day of December in the year of our Lord one thousand seven hundred and

eighty-six, as aforesaid, viz. one for the sum of ten thousand Pagodas (10,000.) another for the sum of ten thousand Pagodas (10,000.) another for the sum of ten thousand Pagodas

(10,000.) another for the sum of thirteen thousand five hundred and ninety-two Pagodas

(13,592.) and another for the sum of fourteen thousand four hundred and twenty-seven

Pagodas (14,427.): And we do further find, That nothing is due in respect of the said Bond

of fourteen thousand four hundred and twenty-seven Pagodas (14,427.) from the representatives of the said late Nabob Wallajah to the representatives of the said late Antonio de Souza: And we do further find, That the four other before-recited Bonds, viz. one for the

sum of ten thousand Pagodas (10,000.) another for the sum of ten thousand Pagodas

(10,000.) another for the sum of ten thousand Pagodas (10,000.) and another for the sum

of thirteen thousand five hundred and ninety-two Pagodas (13,592.) granted by the said late Nabob

Nabob Wallajah to the said Antonio de Souza, were severally in part for money bonâ fide lent to his said Highness by the said Antonio de Souza, in the year of our Lord one thousand seven hundred and eighty-one, and in part for interest thereupon: And we do further find, That upon making up the account according to the principles of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Wallajah to the representatives of the said late Antonio de Souza, was forty-eight thousand five hundred

Rs. P. C.

and eighty-nine Pagodas thirty-seven Fanams and twenty-eight Cash (48,589. 37. 28.) or nineteen thousand four hundred and thirty-five Pounds nineteen Shillings and two-pence sterling (£.19,435. 19s. 2d.): And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That nothing is due or owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Antonio de Souza, in respect of the said Bond for fourteen thousand four hundred and twenty-seven

Rs.

Pagodas (14,427.) or the debt claimed thereon: And we do further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of forty-eight thousand five hundred and eighty-nine Pagodas thirty-seven

Rs. P. C.

Fanams and twenty-eight Cash (48,589. 37. 28.) or nineteen thousand four hundred and thirty-five Pounds nineteen Shillings and two-pence sterling (£.19,435. 19s. 2d.) and no more, was and still is justly due and owing in respect of the other Bonds aforesaid, from the representatives of his said Highness the late Nabob Wallajah to the representatives of the said late Antonio de Souza: And we do further Award and Order, That the said debt, being a debt contracted for money bonâ fide lent to his said Highness the late Nabob Wallajah prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of twenty-five thousand

Rs. P. C.

seven hundred and forty-five Pagodas eight Fanams and fifty Cash (25,745. 8. 50.) or ten thousand two hundred and ninety-eight Pounds one Shilling and eight-pence sterling (£.10,298. 1s. 8d.) being a portion of the said debt, is due and owing to the said John Tulloh, one of the executors as aforesaid of the said late Antonio de Souza, and that the said John Tulloh as such executor, hath and shall have right to participate to the amount of the said sum of twenty-five thousand seven hundred and forty-five Pagodas eight Fanams

Rs. P. C.

and fifty Cash (25,745. 8. 50.) or ten thousand two hundred and ninety-eight Pounds one Shilling and eight-pence sterling (£.10,298. 1s. 8d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of twenty thousand four hundred and fifteen Pagodas seven Fanams and seventy-

Rs. P. C.

seven Cash (20,415. 7. 77.) or eight thousand one hundred and sixty-six Pounds one Shilling and seven-pence sterling (£.8,166. 1s. 7d.) being a further portion of the said debt, is due and owing to the heirs and legal representatives of the said Budder ul Dien deceased, and that the heirs and legal representatives of the said Budder ul Dien, have and shall have right to participate to the amount of the said sum of twenty thousand four hundred and

Rs. P. C.

fifteen Pagodas seven Fanams and seventy-seven Cash (20,415. 7. 77.) or eight thousand one hundred and sixty-six Pounds one Shilling and seven-pence sterling (£.8,166. 1s. 7d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand four hundred and twenty-

Rs. P. C.

nine Pagodas twenty Fanams and sixty-one Cash (2,429. 20. 61.) or nine hundred and seventy-one Pounds fifteen Shillings and eleven-pence sterling (£.971. 15s. 11d.) being the remainder of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of two thousand four

Rs. P. C.

hundred and twenty-nine Pagodas twenty Fanams and sixty-one Cash (2,429. 20. 61.) or nine hundred and seventy-one Pounds fifteen Shillings and eleven-pence sterling (£.971. 15s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of all the hereinbefore recited Bonds, or the debts claimed thereon at the instance of the said several before recited Claimants, or of either of them, or of any other Person or Persons whatsoever: And we do further Award and Order, That the original Bonds aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands the fourth day of May in the year of our Lord one thousand eight hundred and fifteen.

Signed in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) Geo. Parkhouse.

Absolute
Adjudications
in favour of
Claimants.

N^o 371.

CLAIM,
N^o 68 in the London
Gazette of the 12th
August 1806; and,
N^o 38 in the First Re-
port to Parliament.

Captain Charles
Dighton.

CLAIM N^o 38, in our First Report.

TO all to whom these Presents shall come: We Sir Benjamin Hobhouse baronet of Whitton Park, in the County of Middlesex, and Thomas Cockburn now of London, Esquire, being two of the Commissioner and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some of one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting, Whereas Captain Charles Dighton, formerly of Cooper's Hill in the County of Gloucester, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Captain Charles Dighton did execute certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Captain Charles Dighton hath since departed this life, and letters of administration have been granted unto James Lucy Dighton, brother of the said Captain Charles Dighton: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Captain Charles Dighton upon his said late Highness the Nabob Omdut

ul Omrah, for the principal sum of six thousand and twenty Pagodas (6,020) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand five

Rs. F. C.

hundred and seventy Pagodas six Fanams and twenty-four Cash (7,570. 6. 24.) or three thousand and twenty-eight Pounds one Shilling and three-pence sterling (£. 3,098. 1s. 3d.): And having also taken into consideration a Claim made on behalf of the said George Moubray, Charles Binny, and Valentine Conolly, as Trustees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Captain Charles Dighton; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture: do find, That the late Captain Charles Dighton was an officer in the military service of the late Nabobs Wallajah and Omdut ul Omrah, and that he was with the sanction of their said Highnesses, and specially employed by the East India Company in the province of Pinnevely: And we do further find, That a Bond was granted by the late Nabob Omdut ul Omrah to the said Captain Charles Dighton, bearing date the twenty-fourth day of January in the year of our Lord one thousand eight hundred, corresponding with the twenty-seventh Shaban twelve hundred and fourteen of the Hegyra, for the principal sum of six thousand and twenty Star Pagodas

S. Rs.

(6,020.) being for the difference between the pay and allowance he received from the Company, and what he was entitled to receive in the service of the said Nabobs: And we do further find, That the aggregate amount, principal and interest, due from the representatives of the said Nabob Omdut ul Omrah, to the representatives of the said Captain Charles Dighton, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was seven thousand five hundred and seventy-four Pagodas twenty-seven Fanams and five Cash (7,574. 27. 5.) or three thousand and twenty-nine Pounds seventeen Shillings and two-pence sterling (£. 3,029. 17s. 2d.): And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of seven thousand five hundred and seventy-four

Rs. F. C.

Pagodas twenty-seven Fanams and five Cash (7,574. 27. 5.) or three thousand and twenty-

nine

*Absolute
Adjudication
in favour of
Claimants.*

nine Pounds seventeen Shillings and two-pence sterling (£.3,020. 17s. 2d.) was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Captain Charles Dighton: And we do further Award and Order, That the said debt being a debt contracted by their said Highnesses the Nabobs Wallajah and Omdut ul Omrah, for Pay and Allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of seven thousand one hundred and ninety-five Pagodas thirty-eight Fanams

Rs. F. C.

and twenty-five Cash (7,195. 38. 25.) or two thousand eight hundred and seventy-eight Pounds seven Shillings and four-pence sterling (£.2,878. 7s. 4d.) being a portion of the said debt, is due and owing to the said James Lucy Dighton administrator as aforesaid, and that the said James Lucy Dighton administrator as aforesaid, hath and shall have right to participate to the amount of the said sum of seven thousand one hundred and

Rs. F. C.

ninety-five Pagodas thirty-eight Fanams and twenty-five Cash (7,195. 38. 25.) or two thousand eight hundred and seventy-eight Pounds seven Shillings and four-pence sterling (£.2,878. 7s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic; and that the sum of three hundred and

Rs. F. C.

seventy-eight Pagodas thirty Fanams and sixty Cash (378. 30. 60.) or one hundred and fifty one Pounds nine Shillings and ten-pence sterling (£.151. 9s. 10d.) being the remainder of the said debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of three hundred and seventy-eight Pagodas thirty Fanams and sixty

Rs. F. C.

Cash (378. 30. 60.) or one hundred and fifty-one Pounds nine Shillings and ten-pence sterling (£.151. 9s. 10d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omdut ul Omrah, their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said James Lucy Dighton administrator as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands the twenty-sixth day of June in the year of our Lord one thousand eight hundred and fifteen.

Signed (in the presence of)

(Signed)

{BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) Geo. Parkhouse.

CLAIM N° 150 in our Second Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole Street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas James Stuart Hall formerly of Madras in the East Indies, but now of Maidstone in the County of Kent, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said James Stuart Hall hath become party to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as Creditors of the late Nabob. of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce one-fortieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debts shall be liquidated or made up; and hath further transferred and assigned over to Charles Binny, George Moubray, and Valentine Conolly, their executors administrators

N° 373.

CLAIM,
N° 149 in the London
Gazette of the 27th
June 1807; and
N° 150 in the Second
Report to Parliament.
James Stuart Hall.

*Absolute
Adjudications
in favour of
Claimants.*

and assigns, one other fortieth part of every debt or sum of money owing to him the said James Stuart Hall from their Highnesses the late Nabobs of Arcot and of the Carnatic, or the Amerr ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debts shall be liquidated or made up: And whereas the said late John Fordyce did execute, and the said Charles Binny, George Moubray, and Valentine Connolly, have executed the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, and also the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five; and thus he and they thereby respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration four Claims made by the said James Stuart Hall, the first (No. 1) on his Highness the Nabob Wallajah, for balance of Arrears of Pay as law agent and adviser, amounting to the principal sum of twenty

^{Rs.} thousand Pagodas (20,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the

^{Rs.} aggregate sum of thirty-two thousand eight hundred and eighty Pagodas (32,880.) or thirteen thousand one hundred and fifty-two Pounds sterling (£. 13,152.); the second (No. 2) on his Highness the Nabob Omdut ul Omrah, for Arrears of Pay as law agent and adviser of his said Highness, for the principal sum of thirty-two thousand two hundred and

^{Rs.} fifty Pagodas (32,250.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate

^{Rs.} sum of forty-two thousand seven hundred and thirty-three Pagodas (42,733.) or seventeen thousand and ninety-three Pounds and four Shillings sterling (£. 17,093. 4s.); the third (No. 3) on his Highness the Nabob Omdut ul Omrah, for Arrears of Pay as agent in England

^{Rs.} of his said Highness, for the principal sum of ten thousand Pagodas (10,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eleven thousand four hundred

^{Rs.} and twenty-five Pagodas (11,425.) or four thousand five hundred and seventy Pounds sterling (£. 4,570.); the fourth (No. 4) on his Highness the Nabob Omdut ul Omrah, for a chariot handy and horses, sold to his said Highness for the principal sum of two thousand

^{Rs.} Pagodas (2,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum

^{Rs.} of two thousand three hundred and twenty Pagodas (2,320.) or nine hundred and twenty-eight Pounds sterling (£. 928.): And having also taken into consideration various other Claims preferred during the progress of the investigation by the said James Stuart Hall: And having also taken into consideration a Claim made by the said John Fordyce, as Assignee aforesaid, for the one-fortieth part as aforesaid, of the sums claimed as aforesaid by the said James Stuart Hall: And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, for the other fortieth part as aforesaid, of the sums claimed as aforesaid by the said James Stuart Hall; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said James Stuart Hall was, on the twenty-second day of August in the year of our Lord one thousand seven hundred and ninety, appointed by a Commission under the great seal of the Carnatic and signature of the Nabob Wallajah, "as our Counsel and that of our servants, to aid and assist us in all matters wherein our rights, as guaranteed by treaties and sanctioned by the law of nations, may at any time require:" And we do further find, That on his Highness the Nabob Wallajah's demise, the said James Stuart Hall was, on the sixteenth day of October in the year of our Lord one thousand seven hundred and ninety-five, also appointed, under a similar instrument, by the Nabob Omdut ul Omrah, his Counsel, and for the like purposes: And we do further find, That the said James Stuart Hall was also subsequently employed by his said Highness Omdut ul Omrah on a special mission to England, in the year of our Lord one thousand eight hundred and one, and served his said Highness until the period when advice was received in England of his Highness's death: And we do further find, That there was justly due and owing to the said James Stuart Hall and his representatives, from the representatives of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, for arrears of salary and allowances and remuneration for unrequited services, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum, principal and interest, of eighty-five thousand four hundred and nineteen Pagodas three

^{Rs.} Fanams and eighteen Cash (85,419. 3. 18.) or thirty-four thousand one hundred and sixty-seven Pounds twelve Shillings and seven-pence sterling (£. 34,167. 12s. 7d.), in the First Class of Debts: And we do further find, That the said James Stuart Hall sold to the Nabob a chariot and pair of horses, a gig and horse, and three riding horses, for the sum of two thousand

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thousand Pagodas (2,000): And we do further find, That the said James Stuart Hall obtained a Tunkah for the said sum, dated the twenty-eighth Showal twelve hundred and fifteen of the Hegyra on Komar Sreenuwaa Raghoob Acharce, Amil of the Pergunnah of Tirputtee, no part of which was paid: And we do further find, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was due on this account to the said James Stuart Hall and his representatives, from the representatives of the said Nabob Omdut ul Omrah, the aggregate sum, principal and interest, of two thousand

three hundred and twenty Pagodas twenty-three Fanams and one Cash (2,320. 23. 1.) or nine hundred and twenty-eight Pounds four Shillings and four-pence sterling (£. 928. 4s. 4d.) in the Second Class of Debts: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of eighty-five thousand four hundred and nineteen Pagodas three Fanams

and eighteen Cash (85,419. 3. 18.) or thirty-four thousand one hundred and sixty-seven Pounds twelve Shillings and seven-pence sterling (£. 34,167. 12s. 7d.) and no more, was and still is justly due and owing from the representatives of their said Highnesses the Nabobs Wallajah and Omdut ul Omrah, to the said James Stuart Hall and his representatives, in respect of all his Claims for pay, allowances, and remuneration for services: And we do further Award and Order, That the said debts being debts contracted by their said Highnesses for civil pay, and allowances for services bona fide rendered by the said James Stuart Hall, are and shall be comprised in the First Class of Debts under the said Indenture: And we do hereby further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of two thousand three

hundred and twenty Pagodas twenty-three Fanams and one Cash (2,320. 23. 1.) or nine hundred and twenty-eight Pounds four Shillings and four-pence sterling (£. 928. 4s. 4d.) was and still is justly due and owing from the representatives of his said Highness the Nabob Omdut ul Omrah to the said James Stuart Hall and his representatives, in respect of his Claim, for the price of a chariot and pair of horses, a gig and horse, and three riding horses, sold by him to his said Highness: And we do further Award and Order, That the said debt being a debt contracted by his said Highness for goods sold, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eighty-one thousand one hundred and forty-eight Pagodas five Fanams and

twelve Cash (81,148. 5. 12.) or thirty-two thousand four hundred and fifty-nine Pounds four Shillings and eleven-pence sterling (£. 32,459. 4s. 11d.) in the First Class; and of two thousand two hundred and four Pagodas twenty-one Fanams and sixty-nine Cash

(2,204. 21. 69.) or eight hundred and eighty-one Pounds sixteen Shillings and two-pence sterling (£. 881. 16s. 2d.) in the Second Class; being a portion of the said debts, is due and owing to the said James Stuart Hall; and that the said James Stuart Hall hath and shall have right to participate to the amount of the said sum of eighty-one thousand one hundred

and forty-eight Pagodas five Fanams and twelve Cash (81,148. 5. 12.) or thirty-two thousand four hundred and fifty-nine Pounds four Shillings and eleven-pence sterling (£. 32,459. 4s. 11d.) in the First Class; and of two thousand two hundred and four Pagodas

twenty-one Fanams and sixty-nine Cash (2,204. 21. 69.) or eight hundred and eighty-one Pounds sixteen Shillings and two-pence sterling (£. 881. 16s. 2d.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand one hundred and thirty-five

Pagodas twenty Fanams and three Cash (2,135. 20. 3.) or eight hundred and fifty-four Pounds three Shillings and ten-pence sterling (£. 854. 3s. 10d.) in the First Class, and of

fifty-eight Pagodas and forty-six Cash (58. 0. 46.) or twenty-three Pounds four Shillings and one penny sterling (£. 23. 4s. 1d.) in the Second Class, being a further portion of the said debts, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors named in the will of the said John Fordyce; and that the said James King, as such executor, hath and shall have right to participate to the amount of the said sum of two thousand one hundred and thirty-five Pagodas twenty Fanams and three Cash

(2,135. 20. 3.) or eight hundred and fifty-four Pounds three Shillings and ten-pence sterling (£. 854. 3s. 10d.) in the First Class; and of fifty-eight Pagodas and forty-six Cash

(58. 0. 46.) or twenty-three Pounds four Shillings and one penny sterling (£. 23. 4s. 1d.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand one hundred

and thirty-five Pagodas twenty Fanams and three Cash (2,135. 20. 3.) or eight hundred and fifty-four Pounds three Shillings and ten-pence sterling (£. 854. 3s. 10d.) in the First

Class; and of fifty-eight Pagodas and forty-six Cash (58. 0. 46.) or twenty-three Pounds four Shillings and one penny sterling (£. 23. 4s. 1d.) in the Second Class; being the remainder of the said debts, is due and owing to Charles Binny, George Moubray, and Valentine

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Valentine Conolly, as assignees aforesaid; and that the said Charles Binny, George Moubray, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of two thousand one hundred and thirty-five Pagodas twenty Fanams and three Cash ^{Rs. F. C.} (2,135. 20. 3.) or eight hundred and fifty-four Pounds three Shillings and ten-pence sterling (£. 854. 3s. 10d.) in the First Class; and of fifty-eight Pagodas and forty-six Cash ^{Rs. F. C.} (58. 0. 46.) or twenty-three Pounds four Shillings and one penny sterling (£. 23. 4s. 1d.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the several Claims preferred before us by the said James Stuart Hall, whether made by him the said James Stuart Hall, or by any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be and is hereby declared null and void. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-first day of July in the year of our Lord one thousand eight hundred and fifteen.

Signed in the presence of

(Signed)

Robert Playfair.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1458 in our Fifth Report.

N° 374.

CLAIM,
N° 1473 in the London
Gazette of the 3d
February 1810; and
N° 1458 in the Fifth
Report to Parliament.

*Samuel Young, now
Sir Samuel Young,
Baronet.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Samuel Young late of Madras, now Sir Samuel Young Baronet of Formosa, near Maidenhead in the County of Berks, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said indenture: And whereas the said Samuel Young, now Sir Samuel Young Baronet, hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Samuel Young, now Sir Samuel Young Baronet, upon his Highness the late Nabob Wallajah, for

the principal sum of ten thousand Madras Pagodas (10,000) which, with interest upon the same from the first day of September in the year of our Lord one thousand seven hundred and eighty-eight, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventeen thousand eight hundred and fifty-two Madras Pagodas and two Fanams (17,852. 2.) (or calculating interest

in

in Star instead of Madras Pagodas) seven thousand eight hundred and fifty-two Pounds and eighteen Shillings sterling (£ 7,854. 18. 0). And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one thousand part as aforesaid of the sum claimed as aforesaid by the said Samuel Young now Sir Samuel Young Baronet; and having duly investigated the said Claims according to the provisions and conditions of the aforesaid indenture, do find, That on or about the last day of September in the year of our Lord one thousand seven hundred and eighty-eight, the sum of ten thousand Madras

Adjusted
to Star
Claims

Pagodas (10,000) was bona fide advanced by the said Captain Lauchlin Mackinnon for the use of his Highness the late Nabob Wallajah in England; And we do further find, That Ballauroya Kristnah Deo, the son of the late Nabob of Nellore, &c. thereby including Ongole, did advance the said sum of ten thousand of our Lord one thousand seven hundred and eighty-eight to the use of the said Samuel Young now Sir Samuel Young Baronet, in payment of the said late Captain Lauchlin Mackinnon, for the said sum as aforesaid, and of the district of Ongole, granting also collateral security for the payment thereof on the revenue of the said district; And we do further find, That the said late Captain Lauchlin Mackinnon, being able to recover payment of this debt by a discharge of the Bond from the Nabob or his servants, required payment from the said Samuel Young, in whose name the Bond was granted; And we do further find, That in consequence of an Award of Arbitration, the said Samuel Young now Sir Samuel Young Baronet, was held answerable to and did satisfy the said late Captain Lauchlin Mackinnon, and that he obtained from the said late Captain Lauchlin Mackinnon, a release of the debt, and that he therefore claims in his own behalf upon the said late Nabob for the said Bond so granted in his name: And we do further find, That no part of the said Bond appears to have been paid by or on account of his Highness the said Nabob Wallajah to the said Captain Lauchlin Mackinnon, or to the said Samuel Young now Sir Samuel Young Baronet, or to any other person, on account of either of them: And we do further find, That the aggregate sum due from the representatives of his Highness the said Nabob Wallajah to the said Samuel Young now Sir Samuel Young Baronet, and his representatives, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amounted to nineteen thousand four hundred and fifty-five

Star Pagodas thirty-one Pounds and fifty-one Cash (10,455. 31. 51) or seven thousand seven hundred and eighty-two Pounds and six Shillings sterling (£ 7,784. 8. 0). And we the said Sir Benjamin Hothouse, Thomas Jackson, and Robert Henry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of nineteen thousand four hundred and fifty-five Star

Pagodas thirty-one Pounds and fifty-one Cash (10,455. 31. 51) or seven thousand seven hundred and eighty-two Pounds and six Shillings sterling (£ 7,784. 8. 0) was and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the said Samuel Young now Sir Samuel Young Baronet, and his representatives: And we do further Award and Order, That the said debt being a debt contracted for money bona fide advanced for the use of his Highness the said Nabob Wallajah, subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the General Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of nineteen thousand four hundred and

eighty-two Star Pagodas forty Pounds and forty-four Cash (10,484. 40. 44) or seven thousand three hundred and thirty-four Pounds three Shillings and eight pence sterling (£ 7,334. 3. 8. 4) being a portion of the said debt is due and owing to the said Sir Samuel Young Baronet; and that the said Sir Samuel Young Baronet and shall have right to participate in the amount of the said sum of nineteen thousand four hundred and eighty-

two Star Pagodas forty Pounds and forty-four Cash (10,484. 40. 44) or seven thousand three hundred and thirty-four Pounds three Shillings and eight pence sterling (£ 7,334. 3. 8. 4) in the said sum as provided by the aforesaid Indenture for satisfaction of the private debts of the said Nabob Wallajah; and that the sum of nine hundred and

seventy-two Star Pagodas thirty Pounds and seven Cash (971. 15. 7) or three hundred and thirty-four Pounds four Shillings and four pence sterling (£ 334. 4. 4) being the remainder of the said debt is due and owing to the said George Moubray, Charles Bony and William Conolly, partners in business; and that the said George Moubray, Charles Bony, and William Conolly, and shall have right to participate to the amount of the said sum of three hundred and seventy-two Star Pagodas thirty-three Pounds and

seven Cash (971. 15. 7) or three hundred and thirty-four Pounds two Shillings and four pence sterling (£ 334. 2. 4) in the said sum as provided by the aforesaid Indenture for satisfaction of the private debts of the said Nabob Wallajah: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said Sir Samuel Young, or of any other person or persons whatsoever: And we do further

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further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-fifth day of July in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of

(Signed) George Parkhurst.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 39 in our First Report.

N° 375.

CLAIM.

N° 74 in the London
Gazette of the 12th
August 1806; and,
N° 39 in the First Re-
port to Parliament.
William Duffin.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole Street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed Indentured and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omkut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Sent Greeting: Whereas William Duffin of the City of York, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said William Duffin hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several Persons denoting themselves as Creditors of the late Nabob of Arcot, of the first part; John Fortlyce of Warrington in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him the said William Duffin from his Highness the said Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Bluny, being the remaining survivors of the said Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Duffin upon his Highness the said Nabob Wallajah, for the principal sum of three thousand three hundred and forty-three Pagodas twenty Fanams and fifty-four

Cash (3,343. 20. 34) which, with interest of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand one hundred and fifty-three Pagodas thirty-seven Fanams and thirty-

eight Cash (9,153. 57. 38) or three thousand six hundred and sixty-one Pounds eleven Shillings and two pence sterling (£3,661. 11s. 2d): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said William Duffin; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said William Duffin advanced at different times various sums of money for the use of his Highness the said Nabob Wallajah, amounting altogether to the principal sum of eight thousand one hundred and seventy-five Star

Pagodas (8,175): And we do further find, That upon making up an account of the said several advances and the several payments on account thereof, according to the directions of the said Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the sum due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said Nabob Wallajah to the said William Duffin and his representatives, was six thousand eight hundred.

hundred and seventy Pagodas twenty-six Fanams and two Cash (Rs. 20. 2.) or two thousand seven hundred and forty-eight Pounds and five Shillings sterling (£. 2,748. 3. 0d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of six thousand eight hundred and seventy

Absolute
Adjudication
in favour of
Claimants

Pagodas twenty-six Fanams and two Cash (Rs. 20. 2.) or two thousand seven hundred and forty-eight Pounds and five Shillings sterling (£. 2,748. 3. 0d.) and no more, was and still is justly due and owing on account of the said several advances from the representatives of his Highness the said Nabob Wallajah to the said William Duffin and his representatives: And we do further Award and Order, That the said debt, being a debt contracted by or on account of his Highness the said Nabob Wallajah, for money lent and advanced prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, to or for his said Highness, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of six thousand five hundred and twenty-seven Pagodas three Fanams and fifty-eight Cash

(Rs. 20. 2.) or two thousand six hundred and ten Pounds sixteen Shillings and nine-pence sterling (£. 2,610. 16s. 9d.) being a portion of the said debt, is due and owing to the said William Duffin, and that the said William Duffin has and shall have right to participate to the amount of the said sum of six thousand five hundred

and twenty-seven Pagodas three Fanams and fifty-eight Cash (Rs. 20. 2.) or two thousand six hundred and ten Pounds sixteen Shillings and nine-pence sterling (£. 2,610. 16s. 9d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and forty-three Pagodas twenty-two Fanams and twenty-four Cash

(Rs. 20. 2.) or one hundred and thirty-seven Pounds eight Shillings and three-pence sterling (£. 137. 8s. 3d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson, and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of three hundred and forty-three Pagodas twenty-two Fanams and twenty-

four Cash (Rs. 20. 2.) or one hundred and thirty-seven Pounds eight Shillings and three-pence sterling (£. 137. 8s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said several advances by the said William Duffin, or in respect of any Bonds granted consequent thereon, whether claimed in the instance of the said William Duffin, or of any other person or persons whatsoever. And we do further Award and Order, That the said several Bonds are and shall be null and void, and are hereby declared null and void accordingly. In Witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the second day of August in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly attested)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN
ROBERT HARRY INGLIS.

(Signed) George Parkhurst.

CLAIM N° 1 of N° 56 in our First Report.

TO all to whom these Presents shall come: We Sir Benjamin Hobhouse Baronet of Whiston Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole Street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, late son and successor of his said Highness the Nabob Wallajah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part, Send greeting: Whereas the late James Hay formerly of Madras in the East Indies, and latterly of Narraw in the County of Haddington North Britain, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors, and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the

N° 378

CLAIM,
N° 1 of N° 56 in the
London Gazette of
the 15th September
1806, and
N° 1 of N° 56 in the
First Report to
Parliament

The late James
Hay

Absolute
Assignations
in favour of
Claimants.

said Indenture: And whereas the said late James Hay did become party to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce one-fortieth part of every debt or sum of money owing to him the said James Hay from their Highnesses the late Nabobs of Arcot, or the Amcer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and hath further transferred and assigned over to the said Trustees, one other fortieth part of every debt or sum of money owing to him the said James Hay, from their Highnesses the late Nabobs of Arcot, or the Amcer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one other fortieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny, George Moubray, and Valentine Conolly, being the remaining surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim Number one (N^o 1.) made by the said James Hay upon a Bond granted by his late Highness Omdut ul Omrah, payable to the said late James Hay, for the principal sum of twenty-seven thousand, five hundred and

fifty-eight Pagodas (27,558.) which, with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety-two thousand two hundred and fifty Pagodas and sixteen Fanams

(92,230. 16.) or thirty-six thousand nine hundred Pounds and three Shillings sterling (£. 36,900. 3s.): And having also taken into consideration a Claim made by the said John Fordyce as assignee aforesaid, for the one-fortieth part as aforesaid, of the sum claimed as aforesaid by the said James Hay: And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, for themselves and others as assignees aforesaid, for the other fortieth part as aforesaid, of the sum claimed as aforesaid by the said James Hay; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the late Nabob Omdut ul Omrah granted a Bond to James Hay Esquire, bearing date the first Mohurram eleven hundred and eighty-nine of the Hegyia, or the fourth day of March in the year of our Lord one thousand seven hundred and seventy-five, for the

principal sum of twenty-seven thousand five hundred and fifty-eight Star Pagodas (27,558.) and that the consideration of the said Bond appears to have been a former Bond bearing date the ninth day of May in the year of our Lord one thousand seven hundred and

seventy-two, for the principal sum of thirteen thousand five hundred Pagodas (13,500.) with interest thereon: And we do further find, That the consideration of this former Bond appears to have been bona fide advances made by the said late James Hay, to or for the use of the late Omdut ul Omrah: And we do further find, That the aggregate amount, principal and interest, due from the representatives of the said Omdut ul Omrah to the representatives of the said late James Hay, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was thirty-five thousand one hundred and

eleven Pagodas four Fanams and two Cash (35,111. 4. 2.) or fourteen thousand and forty-four Pounds eight Shillings and nine-pence sterling (£. 14,044. 8s. 9d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of thirty-five thousand one hundred and

eleven Pagodas four Fanams and two Cash (35,111. 4. 2.) or fourteen thousand and forty-four Pounds eight Shillings and nine-pence sterling (£. 14,044. 8s. 9d.) and no more, was and still is justly due and owing from the representatives of the said Omdut ul Omrah, to the representatives of the said James Hay: And we do further Award and Order, That the said debt being a debt contracted for money lent to or for the use of his said Highness Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty-three thousand three hundred and fifty-five Pagodas twenty-two Fanams and fifty-eight

Rs. P. C.

Cash (33,355. 22. 58.) or thirteen thousand three hundred and forty-two Pounds four Shillings and three-pence sterling (£13,342. 4s. 3d.) is due and owing to Charles Stirling of Kenmore, and John Burnet of Etrick, both in that part of the United Kingdom called Scotland, acting executors of the said late James Hay; and that the said Charles Stirling, and John Burnet have and shall have right to participate to the amount of the said sum of thirty-three thousand three hundred and fifty-five

Absolute
Adjudications
in favour of
Claimants.

Pagodas twenty-two Fanams and fifty-eight Cash (33,355. 22. 58.) or thirteen thousand three hundred and forty-two Pounds four Shillings and three-pence sterling (£13,342. 4s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of eight hundred

and seventy-seven Pagodas thirty-two Fanams and fifty-two Cash (877. 32. 52.) or three hundred and fifty-one Pounds two Shillings and three-pence sterling (£351. 2s. 3d.) being a further portion of the said debt, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors named in the will of the said John Forster; and that the said James King as such executor hath and shall have right to participate to the amount of the said sum of eight hundred and seventy-seven Pagodas

thirty-two Fanams and fifty-two Cash (877. 32. 52.) or three hundred and fifty-one Pounds two Shillings and three-pence sterling (£351. 2s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of eight hundred and seventy-seven Pagodas thirty-two Fanams and

fifty-two Cash (877. 32. 52.) or three hundred and fifty one Pounds two Shillings and three-pence sterling (£351. 2s. 3d.) being the remainder of the said debt, is due and owing to Charles Binny, George Moubray, and Valentine Conolly, as assignees aforesaid; and that the said Charles Binny, George Moubray, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of eight hundred and seventy

seven Pagodas thirty-two Fanams and fifty-two Cash (877. 32. 52.) or three hundred and fifty-one Pounds two Shillings and three-pence sterling (£351. 2s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said late James Hay, or the said James Stirling, and John Burnet, them or either of them, executors as aforesaid of the said late James Hay, or of any other person or persons whatsoever. And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the first day of November in the year of our Lord one thousand eight hundred and fifteen.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed (being first duly stamped)

in the presence of

(Signed) Robert Playfair.

CLAIM N° 453 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Wimpole-Street in the Parish of Saint Mary-le-bone in the said County Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amir ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Amir, of the other part:" Said Granting: Whereas Maurice Fitzgerald of Lifford in the County of Limerick in that part of the United Kingdom called Ireland, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Maurice Fitzgerald hath become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between

N° 379.

CLAIM.
N° 204 in the London
Gazette of the 17th
June 1809, and
N° 431 in the 1st Report
sent to Parliament.

Maurice Fitzgerald

Absolute
Adjudications
in favour of
Claimants.

several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot & the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Maurice Fitzgerald, for the sum of four

thousand two hundred and three Pagodas fourteen Fanams and thirteen Cash (4,203. 14. 13.) or one thousand six hundred and eighty-one Pounds six Shillings and eight-pence sterling (£. 1,681. 6s. 8d.) as a balance due to him on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, upon an account current with his Highness the late Nabob Omdut ul Omrah: And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Maurice Fitzgerald; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Maurice Fitzgerald was, in the year of our Lord one thousand seven hundred and ninety-nine, a physician in the service of his Highness the late Nabob Omdut ul Omrah, and that he continued to be and act as such to the fifteenth day of July in the year of our Lord one thousand eight hundred and one, the period of the decease of his said Highness: And we do further find, That the said Maurice Fitzgerald was at the same time in the employ of the said United East India Company, but that he served his Highness the said Nabob with the knowledge and sanction of the government of Fort Saint George: And we do further find, That his Highness the said Nabob, on the fourth day of July in the year of our Lord one thousand eight hundred and one, granted a Bond to the said Maurice Fitzgerald, for the principal sum of twenty-one thousand one

hundred and fifty Star Pagodas (21,150.) with interest at the rate of twelve per cent. per annum, one part of which principal sum was for remuneration of services bonâ fide rendered to his said Highness, and the other amounting to two hundred and fifty Pagodas

(250.) was for a horse sold to his said Highness by the said Maurice Fitzgerald: And we do further find, That the said Maurice Fitzgerald presented a Claim to the Committee, which sat at Madras, in the year of our Lord one thousand eight hundred and four-and-five, for the amount of the said Bond for twenty-one thousand one hundred and fifty Star Pagodas

(21,150.) and also for the sum of one thousand nine hundred and forty-three Pagodas and

four Fanams (1,943. 4.) as a balance due to him upon a Tunkah, for services up to the first day of July in the year of our Lord one thousand eight hundred; and also for the sum of

three hundred and fifty Pagodas (350.) as due to him for salary from the first day of July in the year of our Lord one thousand eight hundred and one, to the fifteenth day of July in the same year, the day of the Nabob's death: And we do further find, That on setting aside the Bond aforesaid, and making up the account, according to the directions of the said Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, there was due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Omdut ul Omrah to the said Maurice Fitzgerald and his representatives, for Pay and Allowances the aggregate sum of twenty-seven thousand two hundred and ninety-four Pagodas Five Fanams and fifty-

three Cash (27,294. 5. 53.) or ten thousand nine hundred and seventeen Pounds thirteen Shillings and one penny sterling (£. 10,917. 13s. 1d.): And we do further find, That a sum equal, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to twenty-one thousand eight hundred and fifty-four Pagodas thirty-four Fanams and

sixty-two Cash (21,854. 34. 62.) or eight thousand seven hundred and forty-one Pounds eighteen Shillings and eight-pence sterling (£. 8,741. 18s. 8d.) was paid on the thirtieth day of April in the year of our Lord one thousand eight hundred and five, by the Government of Madras, on behalf of the United East India Company, to the said Maurice Fitzgerald, in part payment thereof; for which said sum of eight thousand seven hundred and forty-one Pounds eighteen Shillings and eight-pence sterling (£. 8,741. 18s. 8d.) a Claim has been preferred to us by the said Company: And we do further find, That there remained

justly

Absolute
Adjudications
in favour of
Claimants.

justly due from the representatives of the said Nabob Omdut ul Omrah to the said Maurice Fitzgerald and his representatives, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of five thousand four hundred and

Rs. P. C.

- thirty-nine Pagodas twelve Fanams and seventy-one Cash (5,439. 12. 71.) or two thousand one hundred and seventy-five Pounds fourteen Shillings and five-pence sterling (£.2,175. 14s. 5d.): And we do further find, That there was justly due and owing on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Omdut ul Omrah to the said Maurice Fitzgerald and his representatives, in respect of the Claim of the said Maurice Fitzgerald as far as it relates to the horse sold by him to the said Nabob, the aggregate sum of two hundred and eighty-five

Rs. P. C.

Pagodas thirty-three Fanams and seven Cash (285. 33. 7.) or one hundred and fourteen Pounds six Shillings and four-pence sterling (£.114. 6s. 4d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That after deducting the sum claimed as aforesaid by the said United East India Company, the aggregate sum of five thousand four hundred and thirty-nine Pagodas twelve

Rs. P. C.

Fanams and seventy-one Cash (5,439. 12. 71.) or two thousand one hundred and seventy-five Pounds fourteen Shillings and five-pence sterling (£.2,175. 14s. 5d.) was, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah to the said Maurice Fitzgerald and his representatives: And we do further Award and Order, That the said debt being a debt contracted by his said Highness the Nabob Omdut ul Omrah for Civil Pay and Allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of two hundred and eighty-five Pagodas thirty-three Fanams and seven Cash

Rs. P. C.

(285. 33. 7.) or one hundred and fourteen Pounds six Shillings and four-pence sterling (£.114. 6s. 4d.) was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the said Maurice Fitzgerald and his representatives, on account of the horse sold by him as aforesaid to his said late Highness: And we do further Award and Order, That the said debt being for goods sold to his said Highness the Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby further Award and Adjudge, that the sum of five thousand one hundred and sixty-

Rs. P. C.

seven Pagodas fourteen Fanams and twenty-seven Cash (5,167. 14. 27.) or two thousand and sixty-six Pounds eighteen Shillings and nine-pence sterling (£.2,066. 18s. 9d.) in the First Class; and the sum of two hundred and seventy-one Pagodas twenty Fanams and

Rs. P. C.

- seventy-five Cash (271. 20. 75.) or one hundred and eight Pounds and twelve Shillings sterling (£.108. 12s. 0d.) in the Second Class; being a portion of the said debts, is due and owing to the said Maurice Fitzgerald; and that the said Maurice Fitzgerald hath and shall have right to participate to the amount of the said sum of five thousand one hundred

Rs. P. C.

and sixty-seven Pagodas fourteen Fanams and twenty-seven Cash (5,167. 14. 27.) or two thousand and sixty-six Pounds eighteen Shillings and nine-pence sterling (£.2,066. 18s. 9d.) in the First Class; and two hundred and seventy-one Pagodas twenty Fanams and seventy-

Rs. P. C.

five Cash (271. 20. 75.) or one hundred and eight Pounds and twelve Shillings sterling (£.108. 12s. 0d.) in the Second Class; in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of

Rs. P. C.

two hundred and seventy-one Pagodas forty Fanams and forty-four Cash (271. 40. 44.) or one hundred and eight Pounds fifteen Shillings and eight-pence sterling (£.108. 15s. 8d.)

Rs. P. C.

in the First Class; and of fourteen Pagodas twelve Fanams and twelve Cash (14. 12. 12.) or five Pounds fourteen Shillings and four-pence sterling (£.5. 14s. 4d.) in the Second Class; being the remainder of the said debts, is due and owing to the said George Moubray,

- Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of two hundred and seventy-one Pagodas forty Fanams and

Rs. P. C.

forty-four Cash (271. 40. 44.) or one hundred and eight Pounds fifteen Shillings and eight-pence sterling (£.108. 15s. 8d.) in the First Class; and fourteen Pagodas twelve Fanams

Rs. P. C.

and twelve Cash (14. 12. 12.) or five Pounds fourteen Shillings and four-pence sterling (£.5. 14s. 4d.) in the Second Class; in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, Tunkah and Account, or the debt claimed thereon by the said Maurice Fitzgerald: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin

Hobhouse,

Absolute
Adjudications
in favour of
Claimants.

Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the seventeenth day of November in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N° 1199 in our Fifth Report.

N° 381.

CLAIM

N° 172 in the London
Gazette of the 17th
June 1809, and,
N° 1199 in the Fifth
Report to Parliament.

William Scott,
Administrator to
the Estate of
Captain Richard
Scott, deceased.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Decree indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part;" Send Greeting: Whereas William Scott of Killester in the County of Dublin in that part of the United Kingdom called Ireland, administrator to the Estate of Captain Richard Scott, deceased, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him as administrator aforesaid, under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Scott, as administrator aforesaid, upon a Bond from his Highness the late Nabob Omdut ul Omrah, in favour of Captain Richard Scott, for the principal sum of ten thousand one hundred and fifty Star Pagodas

S. P. F.

thirty-three Fanams (10,150. 33.) which, with interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-three thousand five hundred and seventy-one

S. P. F. C.

Star Pagodas twenty Fanams and twenty-six Cash (23,571. 20. 26.) or nine thousand four hundred and twenty-eight Pounds eleven Shillings and seven-pence sterling (£9,428. 11s. 7d.): And having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Omdut ul Omrah granted a Bond to Captain Richard Scott, for the principal sum of ten thousand one hundred and fifty Star Pagodas and thirty-three Fanams

S. P. F.

(10,150. 33.) borrowed and received from the said Richard Scott, in various sums, from the first day of November in the year of our Lord one thousand seven hundred and seventy-seven, to the twenty-second day of September in the year of our Lord one thousand seven hundred and eighty-three, being the date of the said Bond: And we do further find, That the aggregate amount, principal and interest, due from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Captain Richard Scott, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was twenty thousand six hundred and twenty-eight Pagodas fourteen Fanams and thirty-three

P. F. C.

Cash (20,628. 14. 33.) or eight thousand two hundred and fifty-one Pounds six Shillings and nine-pence sterling (£8,251. 6s. 9d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of twenty thousand six hundred and twenty-eight Pagodas fourteen

P. F. C.

Fanams and thirty-three Cash (20,628. 14. 33.) or eight thousand two hundred and fifty-one Pounds six Shillings and nine-pence sterling (£8,251. 6s. 9d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Captain Richard Scott; and that the said William Scott, administrator as aforesaid, hath and shall have right to participate to the amount of the said sum of twenty thousand six hundred and twenty-eight Pagodas fourteen Fanams

P. F. C.

and thirty-three Cash (20,628. 14. 33.) or eight thousand two hundred and fifty-one Pounds six Shillings and nine-pence sterling (£8,251. 6s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his said Highness Omdut ul Omrah for money lent, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge,

That

That all the property and revenues of the said Nabob Omdut ul Ourah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said William Scott administrator as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-eighth day of November in the year of our Lord one thousand eight hundred and fifteen.

Absolute
Adjudication
in favour of
Claimants.

Signed (being first duly stamped) (Signed)
in the presence of
(Signed) *Robert Playfair.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1819, in our Tenth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole Street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Ourah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Ourah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ann Casimire and James Alexander Casimire of Madras in the East Indies, administrators to the Estate of the late Charles Casimire formerly of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ann Casimire hath become party to certain Articles of Agreement bearing date the second day of February in the year of our Lord one thousand eight hundred and one, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Ann Casimire and James Alexander Casimire from his Highness the said Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture: And whereas the said Ann Casimire and James Alexander Casimire, have executed an Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and eleven, assigning over to William Douglas Brodie, their attorney, one-twentieth part of every debt or sum of money owing to them from his Highness the said Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie hath become party to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Ann Casimire and James Alexander Casimire, as administrators aforesaid, upon his said Highness the Nabob Wallajah, for the principal sum of six thousand seven hundred and seven Star Pagodas forty-one Fanams and four

N° 382.

CLAIM
N° 1819 in the London
Gazette of the 25th
June 1815; and,
N° 1819 in the Tenth
Report to Parliament.

*Ann Casimire and
James Alexander
Casimire, Adminis-
trators to the Estate
of the late
Charles Casimire.*

Cash (6,707. 41. 4.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand seven hundred and thirty-four Star Pagodas twenty-four Fanams

and forty-one Cash (13,734. 24. 41.) or five thousand four hundred and ninety-three Pounds sixteen Shillings and eight-pence sterling (£5,493. 16s. 8d.): And having also

Absolute
Adjudications
in favour of
Claimants.

taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Ann Casimire and James Alexander Casimire, as administrators aforesaid; And having also taken into consideration a Claim made by the said William Douglas Brodie, as assignee aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Ann Casimire and James Alexander Casimire, administrators as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Charles Casimire was employed in the service of his said Highness the Nabob Wallajah, as Darogah of the Medical Storehouse: And we do further find, That the said late Nabob Wallajah granted a Tunkah in favour of the said Charles Casimire, bearing date the fourteenth Rubee ool awai eleven hundred and ninety-two of the Hegyra, for the principal

S. P.

sum of twelve hundred and forty-eight Star Pagodas (1,248.) specifying the same to be for the amount of arrears of Pay and Allowances, from the first day of March in the year of our Lord one thousand seven hundred and seventy-six, to the end of February in the year of our Lord one thousand seven hundred and seventy-eight, at the rate of fifty-two Pagodas per mensem; And we do further find, That that part of the Claim which is supported by the said Tunkah, is justly due from the representatives of the said Nabob Wallajah to the representatives of the said Charles Casimire: And we do further find, That it is necessary to refer back to India for further investigation that part of the said Claim which is made for arrears of Pay and Allowances, stated to have accrued subsequent to February in the year of our Lord one thousand seven hundred and seventy-eight: And we do further find, That the aggregate amount, principal and interest, due from the representatives of the said Nabob Wallajah to the representatives of the said late Charles Casimire, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, in respect of the said Tunkah, was three thousand seven hundred and thirty

P. F. C.

Pagodas thirty-nine Fanams and thirty-three Cash (3,730. 39. 33.) or one thousand four hundred and ninety-two Pounds seven Shillings and sixpence sterling (£. 1,492. 7s. 6d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of three thousand seven hundred

P. F. C.

and thirty Pagodas thirty-nine Fanams and thirty-three Cash (3,730. 39. 33.) or one thousand four hundred and ninety-two Pounds seven Shillings and sixpence sterling (£. 1,492. 7s. 6d.) was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Charles Casimire: And we do further Award and Order, That the said debt, being a debt contracted by the said Nabob Wallajah for Civil Pay, is and shall be comprised in the First Class of Debt under the said Indenture: And we do further Award and Adjudge, That the sum of three thousand three

P. F. C.

hundred and fifty-seven Pagodas thirty-five Fanams and thirty-seven Cash (3,357. 35. 37.) or one thousand three hundred and forty-three Pounds two Shillings and nine-pence sterling (£. 1,343. 2s. 9d.) is due and owing to Ann Casimire and James Alexander Casimire, administrators as aforesaid of the said Charles Casimire; and that the said Ann Casimire and James Alexander Casimire have and shall have right to participate to the amount of the said sum of three thousand three hundred and fifty-seven Pagodas thirty-five Fanams and thirty-seven Cash (3,357. 35. 37.) or one thousand three hundred and forty-three Pounds two Shillings and nine-pence sterling (£. 1,343. 2s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and eighty-six Pagodas twenty-two

P. F. C.

Fanams and seventy-eight Cash (186. 22. 78.) or seventy-four Pounds twelve Shillings and four-pence halfpenny sterling (£. 74. 12s. 4½d.) being a further portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate, to the amount of the said sum of one hundred and eighty-six Pagodas

P. F. C.

twenty-two Fanams and seventy-eight Cash (186. 22. 78.) or seventy-four Pounds twelve Shillings and four-pence halfpenny sterling (£. 74. 12s. 4½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and eighty-six Pagodas twenty-two Fanams

P. F. C.

and seventy-eight Cash (186. 22. 78.) or seventy-four Pounds twelve Shillings and four-pence halfpenny sterling (£. 74. 12s. 4½d.) being the remaining portion of the said debt, is due and owing to the said William Douglas Brodie, assignee as aforesaid; and that the said William Douglas Brodie hath and shall have right to participate, to the amount of the said sum of one hundred and eighty-six Pagodas twenty-two Fanams and seventy-eight

P. F. C.

Cash (186. 22. 78.) or seventy-four Pounds twelve Shillings and four-pence halfpenny sterling (£. 74. 12s. 4½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or that part of the debt which is claimed thereon

at

at the instance of the said Ann Casimire and James Alexander Casimire, administrators as aforesaid, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-ninth day of November in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjustments
in favour of
Claimants.

CLAIM N° 14 in our First Report,
And N° 147 in our Second Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mrs. Mary Eastment of London, formerly Mrs. Mary Burford, the legal representative of the late Captain Henry Burford, formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: And whereas the said Mary Eastment, legal representative as aforesaid, hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to her the said Mary Eastment, legal representative as aforesaid, from his Highness the said Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny being the only two of the said Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims on behalf of the heirs of the said late Captain Henry Burford made by the said Mary Eastment, legal representative as aforesaid, on his Highness the said Nabob Wallajah, the first, number one (No. 1.) for the principal sum of forty thousand two hundred and three Rupees and twenty-four ^{Rs.} ^{Ross}

(40,203. 0. 24.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and twenty-two thousand seven hundred and thirty-three Rupees and twenty

four ^{Rs.} ^{Ross} (122,733. 0. 24.) or fifteen thousand three hundred and forty-one Pounds, twelve Shillings and sixpence sterling (£.15,341. 12s. 6d.) and the second number two (No. 2.) for the sum of nine thousand nine hundred and sixty-nine Rupees and eighteen

^{Rs.} ^{Ross} (9,669. 0. 18.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-eight thousand two hundred and eighty Rupees four Annas and eighteen

^{Rs.} ^{As. Ross} (28,280. 4. 18.) or three thousand five hundred and thirty-five pounds sterling (£.3,535): And having also taken into consideration a Claim made by certain of the Trustees, named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others, as

N° 384.

CLAIM
N° 65 in the London
Gazette of the 12th
August 1806; and
N° 150 in the London
Gazette of the 27th
June 1807; and,
N° 14 in the First
Report to Parly
ment; and
N° 117 in the Second
Report to Parliament.

Mrs. Mary East-
ment, formerly
Mrs. Mary Burford
legal Representative
of the late Captain,
Henry Burford.

Absolute
Adjudications
in favour of
Claimants.

assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Mary Eastment, legal representative as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Henry Burford was appointed captain of the Sircar's ship, the Goodwill, on the twentieth day of June in the year of our Lord one thousand seven hundred and seventy-six, and that he expended various sums, amounting altogether

to the sum of twenty thousand six hundred and forty-nine Rupees (20,649) in the purchase of stores, and in advances of pay to the crew: And we do further find, That his Highness the said Nabob Wallajah paid to or for the said Henry Burford, in part discharge of the

aforesaid amount, the sum of ten thousand nine hundred and four Rupees (10,904) about the month of October in the year of our Lord one thousand seven hundred and seventy-six, and granted a Bond to the said Henry Burford, captain of the Sircar's ship as aforesaid, bearing date the eighteenth Shaban eleven hundred and ninety of the Hegyra, corresponding with the second day of October in the year of our Lord one thousand seven hundred and seventy-six, for the sum of nine thousand seven hundred and forty-five

A. Rs.
Arcot Rupees (9,745,) being the remainder of the aforesaid sum so expended by the said Henry Burford: And we do further find, That the said Henry Burford continued in the command of the said ship, and made various payments to his officers and crew on the part of his said Highness the Nabob Wallajah, subsequently to the said second day of October in the year of our Lord one thousand seven hundred and seventy-six, being the date of the Bond aforesaid: And we do further find, That the said Henry Burford, so continuing in command of the said Sircar's ship, was entitled to receive pay for himself from his said Highness, from and after the said twentieth day of June in the year of our Lord one thousand seven hundred and seventy-six up to the end of December in the year of our Lord one thousand seven hundred and seventy-eight: And we do further find, That on making up the account, according to the provisions and directions of the Deed of Indenture aforesaid, and deducting the amount of the sale of the said ship, sold by the said Henry Burford at Bombay, on the thirtieth day of December in the year of our Lord one thousand seven hundred and seventy-eight, the sum justly due from the representatives of the said Nabob Wallajah to the representatives of the said Henry Burford, for pay due to him as captain, and for money so expended by him as aforesaid, together with the interest for the same, to the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amounted to forty-five thousand eight hundred and

sixty-six Pagodas two Fanams and sixty-one Cash (45,866. 2. 61.) or eighteen thousand three hundred and forty-six Pounds eight Shillings and six-pence sterling (18,346. 8s. 6d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four the sum of forty-five thousand eight hundred and

and sixty-six Pagodas two Fanams and sixty-one Cash (45,866. 2. 61.) or eighteen thousand three hundred and forty-six Pounds eight Shillings and six-pence sterling (£. 18,346. 8s. 6d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Captain Henry Burford: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said Nabob Wallajah, for Pay and Allowances, and for money bonâ fide advanced on account of his said Highness prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further, Award and Adjudge, That the sum of forty-three thousand five hundred and seventy-two Pagodas thirty-two Fanams

and two Cash (43,572. 32. 2.) or seventeen thousand four hundred and twenty-nine Pounds two shillings and one-penny sterling (£. 17,429. 2s. 1d.) being a portion of the said debt, is due and owing to the said Mary Eastment, legal representative of the said Henry Burford as aforesaid; and that the said Mary Eastment, legal representative as aforesaid, hath and shall have right to participate to the amount of the said sum of forty-three thousand

and five hundred and seventy-two Pagodas thirty-two Fanams and two Cash (43,572. 32. 2.) or seventeen thousand four hundred and twenty-nine Pounds two Shillings and one penny sterling (£. 17,429. 2s. 1d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand two hundred and ninety-three Pagodas twelve Fanams and fifty-nine Cash

(2,293. 12. 59.) or nine hundred and seventeen Pounds six Shillings and five-pence sterling (£. 917. 6s. 5d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of two thousand two hundred and ninety-three Pagodas twelve Fanams

and fifty-nine Cash (2,293. 12. 59.) or nine hundred and seventeen Pounds six Shillings and five-pence sterling (£. 917. 6s. 5d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob

Wallajah

Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the said debts, claimed at the instance of the said Mary Eastment, legal representative as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be and it is hereby declared null and void. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the fourteenth day of December in the year of our Lord one thousand eight hundred and fifteen.

Absolute
Adjudications
in favour of
Claimants.

Signed in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM N° 472 in our Fifth Report.

N° 386.

CLAIM,
N° 238 in the London
Gazette of the 17th
June 1862; and,
N° 472 in the Fifth Re-
port to Parliament.

Vencata Lutch-
manah and Narsa-
mah, Widows and
Administratrixes
to the Estate of
Gocul Moodookist-
nah Naick,
deceased.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, and Thomas Cockburn now of London, Esquire, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Vencata Lutchmanah and Narsamah, both of the East Indies, widows and administratrixes to the estate of Gocul Moodookistnah Naick, deceased, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Vencata Lutchmanah and Narsamah did, by their attorney, the late William Lewcock formerly of Madras in the East Indies, become parties to certain Articles of Agreement, bearing date the second day of February in the year of our Lord one thousand eight hundred and one, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named, as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Vencata Lutchmanah and Narsamah, widows and administratrixes as aforesaid, from his Highness the said Nabob Wallah Jah, and of the interest which should have accrued thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Vencata Lutchmanah and Narsamah, widows and administratrixes as aforesaid, for the principal sum of sixty-eight thousand three hundred and six Pagodas

^{P. F. C.}
eleven Fanams and sixty-two Cash (68,306. 11. 62.) which with the arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and eighteen thousand seven

^{P. F. C.}
hundred and sixty-three Pagodas twenty-five Fanams and seventy Cash (118,763. 25. 70.) or forty-seven thousand five hundred and five Pounds eight Shillings and eleven-pence sterling (£. 47,505. 8. 11.): And having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Vencata Lutchmanah and Narsamah, as widows and administratrixes aforesaid; and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Nabob Wallajah granted two Bonds to the said Gocul Moodon Kistna Naick, the first bearing date the twenty-eighth day of the moon Shaubaun in the year of the Hegyra one thousand two hundred and three, corresponding with the twenty-third day of May in the year of our Lord one thousand seven hundred and eighty-nine, for the sum of fifty-six thousand nine hundred and forty Star Pagodas nineteen Fanams and

^{S. P. F. C.}
seventy Cash (56,940. 19. 70.); and the second, bearing date the third day of the moon

Absolute
Adjudications
in favour of
Claimants.

Gelaaz in the year of the Hegyra one thousand two hundred and four, corresponding with the fourteenth day of August in the year of our Lord one thousand seven hundred and ninety, for the sum of eleven thousand three hundred and sixty-five Star Pagodas

Rs. P. C.

thirty-three Fanams and seventy-two Cash (11,365. 33. 72.): And we do further find, That the said Bond, dated the twenty-third day of May in the year of our Lord one thousand seven hundred and eighty-nine, for the sum of fifty-six thousand nine

Rs. P. C.

hundred and forty Star Pagodas nineteen Fanams and seventy Cash (56,940. 19. 70.) was granted by the said Nabob Wallajah to the said Gocul Moodookistna Naick for a balance of money bonâ fide lent by the said Gocul Moodookistna Naick to the said Nabob Wallajah, including principal and interest: And we do further find, That upon making up the account according to the directions of the aforesaid deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on account of the said loan, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Wallajah to the representatives of the said Gocul Moodookistna Naick, was seventy-eight thousand five hundred and seventy-six Pagodas nine Fanams and seventeen Cash

Rs. P. C.

(78,576. 9. 17.) or thirty-one thousand four hundred and thirty Pounds nine Shillings and nine-pence sterling (£. 31,430. 9s. 9d.): And we do further find, That the said Bond, dated the fourteenth day of August in the year of our Lord one thousand seven hundred and ninety, for the sum of eleven thousand three hundred and sixty-five Star Pagodas thirty-three

Rs. P. C.

Fanams and seventy-two Cash (11,365. 33. 72.) was granted by the said Nabob Wallajah to the said Gocool Moodookistna Naig, for a balance of money bonâ fide lent by the said Gocool Moodookistna Naig to the said Nabob Wallajah, including principal and interest: And we do further find, That upon making up the account according to the directions of the aforesaid deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on account of the said loan, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Wallajah to the representatives of the said Gocool Moodookistna Naick, was ten thousand and fourteen Pagodas twenty-five

Rs. P. C.

Fanams and twenty-six Cash (10,014. 25. 26.) or four thousand and five Pounds sixteen Shillings and ten-pence sterling (£. 4,005. 16s. 10d.): And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of eighty-eight thousand five hundred and ninety Pagodas thirty-four Fanams and

Rs. P. C.

forty-three Cash (88,590. 34. 43.) or thirty-five thousand four hundred and thirty-six Pounds six Shillings and seven-pence sterling (£. 35,436. 6s. 7d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Gocul Moodookistna Naick: And we do further Award and Order, That the said debt being a debt contracted for money bonâ fide lent to the said Nabob Wallajah subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eighty-four thousand one hundred

Rs. P. C.

and sixty-one Pagodas eleven Fanams and sixty-five Cash (84,161. 11. 65.) or thirty-three thousand six hundred and sixty-four Pounds ten Shillings and four-pence sterling (£. 33,664. 10s. 4d.) being a portion of the said debt, is due and owing to Vencata Lutchimamah and Narsamah, widows and administratrixes as aforesaid; and that the said Vencata Lutchimamah and Narsamah, have and shall have right to participate to the amount of the said sum of eighty-four thousand one hundred and sixty-one Pagodas eleven Fanams

Rs. P. C.

and sixty-five Cash (84,161. 11. 65.) or thirty-three thousand six hundred and sixty-four Pounds ten shillings and four-pence sterling (£. 33,664. 10s. 4d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of four thousand four hundred and twenty-nine Pagodas twenty-

Rs. P. C.

two Fanams and fifty-eight Cash (4,420. 22. 58.) or one thousand seven hundred and seventy-one Pounds sixteen Shillings and three-pence sterling (£. 1,771. 16s. 3d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of four thousand four hundred and twenty-nine Pagodas twenty-two Fanams and fifty-eight Cash

Rs. P. C.

(4,420. 22. 58.) or one thousand seven hundred and seventy-one Pounds sixteen Shillings and three-pence sterling (£. 1,771. 16s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, that all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said two Bonds, or the debts claimed thereon, at the instance of the said Vencata Lutchimamah and Narsamah, widows and administratrixes as aforesaid, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the two original Bonds aforesaid shall be cancelled and delivered

delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the fourth day of January in the year of our Lord one thousand eight hundred and sixteen.

Absolute
Adjudications
in favour of
Claimants.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

Signed (being first duly stamped)
in the presence of

(Signed) *Robert Playfair.*

CLAIM N° 1,818 in our Ninth Report.

N° 387.

CLAIM,
N° 1,817 in the Tenth
Gazette of the 13th
November 1813; &
N° 1,818 in the Ninth
Report to Parliament

Gopaul Naig and
Runga Sawmy,
representatives of
the late Sooboo Row
Gopaul Row Soucar
and Radda Banyee
and Jankce Banyee
Widows of the
late Ram Row as
Tremul Row,
nephew of the late
Ram Row, and
Lutchman Row.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, and Thomas Cockburn now of London, Esquire, being two of the Commissioners and Referees acting in England for the time being, under a certain deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Juh, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Juh, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Juh, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Gopaul Naig and Runga Sawmy Naig of the East Indies, representatives of the late Sooboo Row Gopaul Row Soucar, formerly of the East Indies, have become parties to the aforesaid indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid indenture, in all things whatsoever relating to the several Claims made by them under the said indenture: And whereas the said Gopaul Naig for himself and the representatives of the late Sooboo Row Gopaul Row, hath become parties to certain articles of agreement, bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as Creditors of the late Nabob of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Gopaul Naig and Runga Sawmy Naig, representatives as aforesaid, from his Highness the said Nabob Wallajah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said articles of agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny being the only two of the said Trustees who have become parties to the said articles of agreement, have also become parties to the aforesaid indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said indenture: And whereas the said Gopaul Naig for himself, and as attorney for his brother Runga Sawmy Naig, hath executed an agreement bearing date the twenty-fifth day of June in the year of our Lord one thousand eight hundred and eight, assigning over to William Douglas Brodie, their attorney, one-tenth part of every debt or sum of money owing to them from his Highness the said Nabob Wallajah, and of the interest to accrue thereon, the said one-tenth part to be taken upon the sum, at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie hath become party to the aforesaid indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid indenture: And whereas Radda Banyee and Jankce Banyee, widows of the late Ram Row, Geerev Banyee, widow of the late Lutchman Row and Tremul Row, nephew of the said Ram Row and Lutchman Row, have become parties to the aforesaid indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid indenture, in all things whatsoever relating to the several Claims made by them under the said indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken in consideration a Claim made by the said Gopaul Naig and Runga Sawmy Naig, representatives as aforesaid, for the balance of a Bond dated the twenty-third day of May in the year of our Lord one thousand seven hundred and eighty-nine, for the principal sum of thirty-five thousand eight hundred and thirteen Star Pagodas four Fanams and eighteen

Cash (35,813. 4. 18.) which balance, with arrears of interest, is stated to amount on the eighteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of forty-five thousand six hundred and forty-eight Star Pagodas thirty-one Fanams

absolute
declarations
in favour of
creditors.

Rs. P. C.
Fanams and four Cash (45,648. 31. 4.) or eighteen thousand two hundred and fifty-nine Pounds nine Shillings and six-pence halfpenny sterling (£. 18,259. 9s. 6½d.): And having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Gopaul Naig, and Runga Sawmy Naig, representatives as aforesaid: And having also taken into consideration a Claim made by the said William Douglas Brodie, as assignee aforesaid, for the one-tenth part as aforesaid, of the sum claimed as aforesaid by the said Gopaul Naig and Runga Sawmy Naig, representatives as aforesaid: And having also taken into consideration the Claim on behalf of Radda Baiyee and Janka Baiyee, widows as aforesaid, Geerac Baiyee, widow as aforesaid, and Tremul Row, nephew as aforesaid, upon an agreement between the late Soob Row, Gopaul Row, Saucar and Ram Row and Lutchman Row, wherein it is stated that seventeen thousand

S. Rs.
seven hundred and five Star Pagodas (17,705.) part of the said bond for thirty-five thousand eight hundred and thirteen Star Pagodas four Fanams and eighteen Cash

S. Rs. P. C.
(35,813. 4. 18.) was the property of the said Ram Row and Lutchman Row; and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid indenture, Do find, That the Nabob Wallajah granted a Bond to the said Gopal Row, bearing date the twenty-eighth day of the moon Shauban in the year of the Hegyra one thousand two hundred and three, answering to the twenty-third day of May in the year of our Lord one thousand seven hundred and eighty-nine for the sum of thirty-five thousand eight hundred and thirteen Star

S. Rs. P. C.
Pagodas four Fanams and eighteen Cash (35,813. 4. 18.): And we do further find, That the said Gopal Row granted an Agreement to Ram Row and Lutchman Row, bearing date the twelfth Anee of the year Sawma, corresponding with the twenty-second day of June in the year of our Lord one thousand seven hundred and eighty-nine; wherein it is specified, that part of the Bond aforesaid, to the amount of seventeen thousand seven

S. Rs.
hundred and five Star Pagodas (17,705.) was the property of the said Ram Row and Lutchman Row: And we do further find, That the said Bond was granted by the said Nabob Wallajah to the said Gopal Row, for a balance of money bonâ fide lent by the said Gopal Row and the said Ram Row and Lutchman Row and others, to the said Nabob Wallajah, including principal and interest: And we do further find, That the sum of ten

thousand Pagodas (10,000.) was paid by the said Nabob Wallajah in part of the said Bond on the twentieth day of May in the year of our Lord one thousand seven hundred and ninety: And we do further find, That upon making up the account, according to the directions of the aforesaid deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum principal and interest due on account of the said Loan on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Wallajah, to the representatives of the said Gopal Row, was sixteen thousand three hundred and

Rs. P. C.
ninety-six Pagodas eighteen Fanams and seventy Cash (16,396. 18. 70.) or six thousand five hundred and fifty-eight Pounds eleven Shillings and seven-pence sterling (£. 6,558. 11. 7.) and that the aggregate sum due from the representatives of the said Nabob Wallajah, to the representatives of Ram Row and Lutchman Row, was, on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, sixteen thousand and thirty-one Pagodas eighteen Fanams and seventy-seven Cash

Rs. P. C.
(16,031. 18. 77.) or six thousand four hundred and twelve Pounds eleven Shillings and seven-pence sterling (£. 6,412. 11s. 7d.): And we the said Sir Benjamin Hobhouse and Thomas Cockburn, Do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of thirty-two thousand four hundred and twenty-seven Pagodas thirty-seven Fanams and sixty-

Rs. P. C.
seven Cash (32,427. 37. 67.) or twelve thousand nine hundred and seventy-one Pounds three Shillings and two-pence sterling (£. 12,971. 3s. 2d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Gopal Row, and the representatives of the said Ram Row and Lutchman Row: And we do further Award and Order, That the said debt being a debt contracted for money bonâ fide lent to the said Nabob Wallajah, subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirteen thousand nine hundred and thirty-six

Rs. P. C.
Pagodas forty-one Fanams and nineteen Cash (13,936. 41. 19.) or five thousand five hundred and seventy-four Pounds fifteen Shillings and ten-pence sterling (£. 5,574. 15s. 10d.) being a portion of the said debt, is due and owing to Gopaul Naig, and Runga Sawmy Naig, representatives as aforesaid; and that the said Gopaul Naig and Runga Sawmy Naig have and shall have right to participate to the amount of the said sum of thirteen thousand

Rs. P. C.
nine hundred and thirty-six Pagodas forty-one Fanams and nineteen Cash (13,936. 41. 19.) or five thousand five hundred and seventy-four Pounds fifteen Shillings and ten-pence sterling

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Adjudications
in favour of
Claimants.

sterling (£.5,374. 15s. 10d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of eight hundred and nineteen Pagodas thirty-four Fanams and forty-four Cash (819. 34. 44.) or three hundred and twenty-seven Pounds eighteen Shillings and seven-pence sterling (£.327. 18s. 7d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of

eight hundred and nineteen Pagodas thirty-four Fanams and forty-four Cash (819. 34. 44.) or three hundred and twenty-seven Pounds eighteen Shillings and seven-pence sterling (£.327. 18s. 7d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand six

hundred and thirty-nine Pagodas twenty-seven Fanams and seven Cash (1,639. 27. 7.) or six hundred and fifty-five Pounds seventeen Shillings and two-pence sterling (£.665. 17s. 2d.) being a further portion of the said debt, is due and owing to the said William Douglas Brodie, assignee as aforesaid; and that the said William Douglas Brodie hath and shall have right to participate to the amount of the said sum of one thousand six hundred and thirty-nine

Pagodas twenty-seven Fanams and seven Cash (1,639. 27. 7.) or six hundred and fifty-five Pounds seventeen Shillings and two-pence sterling (£.665. 17s. 2d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of sixteen thousand and thirty-one Pagodas eighteen Fanams

and seventy-seven Cash (16,031. 18. 77.) or six thousand four hundred and twelve Pounds eleven Shillings and seven-pence sterling (£.6,412. 11s. 7d.) being the remaining portion of the said debt, is due and owing to Radda Bauyee and Janka Bauyee, widows as aforesaid, Geerce Bauyee, widow as aforesaid, and Tremul Row, nephew as aforesaid; and that the said Radda Bauyee, Janka Bauyee, Geerce Bauyee, and Tremul Row, have and shall have right to participate to the amount of the said sum of sixteen thousand and thirty-one

Pagodas eighteen Fanams and seventy-seven Cash (16,031. 18. 77.) or six thousand four hundred and twelve Pounds eleven Shillings and seven-pence sterling (£.6,412. 11s. 7d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debts claimed thereon at the instance of the said Gopaul Naig, and Runga Sawmy Naig, nephews and heirs as aforesaid, Radda Bauyee and Janka Bauyee, widows as aforesaid, and Tremul Row, nephew as aforesaid, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the twenty-sixth day of January in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed.)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) Geo. Parkhouse.

CLAIM N^o 1, 2 and 3, of N^o 40 in our First Report.

N^o 390.

CLAIM,
N^o 1, 2 and 3 of
N^o 40 in the London
Gazette of the 13th
August 1806; and,
N^o 1, 2 and 3 of
N^o 40 in the First
Report to Parliament.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nathaniel Edward Kindersley now of London, administrator in India de bonis non to the estate of the late Dawsonne Drake, formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Nathaniel Edward Kindersley hath executed certain Articles of Agreement, bearing date the third day of May in the year of

Nathaniel Edward
Kindersley, Admin-
istrator in India de
bonis non, to the
Estate of the late
Dawsonne Drake.

*Absolute
Adjudications
in favour of
Claimants.*

our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him as administrator aforesaid, from his Highness the late Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas, Samuel Johnson and Charles Binny being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim, Number One (N^o 1.) made by the said Nathaniel Edward Kindersley, administrator as aforesaid, founded upon three Bonds from his Highness the said late Nabob Wallajah,

the first for the principal sum of twelve thousand Pagodas (12,000.); the second for the principal sum of ten thousand Pagodas (10,000.); and the third for the principal sum of nineteen thousand four hundred and eight Pagodas (19,408.) being the balance of a bond

for twenty-four thousand Pagodas (24,000.) the aforesaid principal sums amounting together to the principal sum of forty-one thousand four hundred and eight Pagodas (41,408.) which, with the arrears of interest due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and twenty-eight thousand five hundred and fifty-three

Pagodas twenty-nine Fanams and thirty-eight Cash (128,553. 29. 38.) or fifty-one thousand four hundred and twenty-one Pounds nine Shillings and three-pence sterling (£. 51,421. 9s. 3d.): And having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, as Trustees aforesaid, for the one-twentieth part as aforesaid, of the sums claimed as aforesaid by the said Nathaniel Edward Kindersley, administrator as aforesaid, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That his said Highness the late Nabob Wallajah granted a Bond to Charles Darke, bearing date the fifteenth Ramzan eleven hundred and eighty-eight, for the aforesaid principal sum

of twelve thousand Pagodas (12,000.) being the amount of a Bill on Bengal, received by his said Highness from the said Charles Darke: And we do further find, That the said Charles Darke pledged and deposited the said Bond with the said late Dawsonne Drake, in security for certain payments to be made by him to the said Dawsonne Drake, but, which payments were never made by the said Charles Darke to the said Dawsonne Drake: And we do further find, That the aggregate amount, principal and interest, due from the representatives of his said Highness the late Nabob Wallajah, to the representatives of the said late Dawsonne Drake, in respect of the said Bond, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was forty thousand five

hundred and ninety-six Pagodas thirty-four Fanams and forty-one Cash (40,596. 34. 41.) or sixteen thousand two hundred and thirty-eight Pounds fourteen Shillings and seven-pence sterling (£. 16,238. 14s. 7d.): And we do further find, That his said Highness the late Nabob Wallajah granted a Bond to Mr. Palmer, meaning the late Archdale Palmer, Esquire, bearing date the ninth Shaban eleven hundred and ninety-one of the Hegyra, for

the aforesaid principal sum of ten thousand Star Pagodas (10,000.) which was by deed, bearing date the nineteenth day of September in the year of our Lord one thousand seven hundred and seventy-seven, assigned by the aforesaid Archdale Palmer to the said late Dawsonne Drake: And we do further find, That the consideration of the said Bond was a present or gift from the said late Nabob Wallajah to the said late Archdale Palmer: And we do further find, That nothing is due from the representatives of the said Nabob Wallajah to the representatives of the said Archdale Palmer in respect of the said Bond: And we do further find, That his said Highness the late Nabob Wallajah granted a Bond to the said late Dawsonne Drake "on account of a former debt," bearing date the fifteenth Jemaderulawul eleven hundred and ninety-one of the Hegyra, for the sum of twenty-four

thousand Star Pagodas (24,000.) upon which a balance is claimed of the aforesaid principal

sum of nineteen thousand four hundred and eight Pagodas (19,408.) the consideration of which consisted of advances made by the said Dawsonne Drake to his said Highness the late Nabob Wallajah: And we do further find, That upon setting aside this Bond, and making up an account of the sums actually advanced, agreeably to the principles of the Deed of Covenants, of the tenth day of July in the year of our Lord one thousand

*Absolute
Adjudication
in favour of
Claimants.*

thousand eight hundred and five, deducting the payments made in part discharge thereof, there was due and owing, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his said Highness the late Nabob Wallajah to the representatives of the said late Dawsonne Drake, the sum of thirty-six thousand seven hundred and eleven Pagodas six Fanams and seventy-three Cash

Rs. P. C.
(36,711. 6. 73.) or fourteen thousand six hundred and eighty-four Pounds nine Shillings and four-pence sterling (£.14,684. 9s. 4d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due or owing from the representatives of his said Highness the late Nabob Wallajah to the representatives of the said late Dawsonne Drake, in respect of the Bond of his said

Highness to the said Archdale Palmer for ten thousand Star Pagodas (10,000.) or the debt claimed thereon: And we do further Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sums found due on the two other Bonds, amounting together to seventy-seven thousand three

Rs. P. C.
hundred and seven Pagodas forty-one Fanams and thirty-four Cash (77,307. 41. 34.) or thirty thousand nine hundred and twenty-three Pounds three Shillings and eleven-pence sterling (£.30,923. 3s. 11d.) was and still is justly due and owing from the representatives of his said Highness the late Nabob Wallajah to the representatives of the said late Dawsonne Drake: And we do further Award and Order, That the said debts, being debts contracted for money bona fide advanced to his said Highness the Nabob Wallajah, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, are and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of seventy-three thousand four

Rs. P. C.
hundred and forty-two Pagodas twenty-four Fanams and fifty-two Cash (73,442. 24. 52.) or twenty-nine thousand three hundred and seventy-seven Pounds and eight-pence sterling (£.29,377. 0s. 8d.) being a portion of the said debts, is due and owing to the said Nathaniel Edward Kindersley, administrator as aforesaid; and that the said Nathaniel Edward Kindersley, administrator as aforesaid, hath and shall have right to participate to the amount of the said sum of seventy-three thousand four hundred and forty-two Pagodas

Rs. P. C.
twenty-four Fanams and fifty-two Cash (73,442. 24. 52.) or twenty-nine thousand three hundred and seventy-seven Pounds and eight-pence sterling (£.29,377. 0s. 8d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three thousand eight hundred and sixty-five

Rs. P. C.
Pagodas sixteen Fanams and sixty-two Cash (3,865. 16. 62.) or one thousand five hundred and forty-six Pounds three Shillings and three-pence sterling (£.1,546. 3s. 3d.) being the remainder of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, Assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of three thousand eight hundred

Rs. P. C.
and sixty-five Pagodas sixteen Fanams and sixty-two Cash (3,865. 16. 62.) or one thousand five hundred and forty-six Pounds three Shillings and three-pence sterling (£.1,546. 3s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his said Highness the late Nabob Wallajah and his successors or representatives, etc and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bonds or the debts claimed thereon, at the instance of the said Nathaniel Edward Kindersley, administrator as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the ninth day of February in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed) George Parkhouse.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N^o 4, 5 and 6, of N^o 40 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and

N^o 391.

CLAIM
N^{os} 4, 5 and 6 of
N^o 40 in the Lord
Gazette of the 12th
August 1806; and
N^{os} 4, 5 and 6 of
N^o 40 in the First
Report to Parliament
Nathaniel Edward
Kindersley, Admin

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Adjudications
is *in* favour of
Claimants.

Administrator in India de
bonis non, to the
Estate of the late
Dawsonne Drake.

and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Nathaniel Edward Kindersley now of London, administrator in India de bonis non to the estate of the late Dawsonne Drake formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order, and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Nathaniel Edward Kindersley hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, that we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim number Two (N^o 2.) made on behalf of the heirs of the late Dawsonne Drake upon certain bonds of his late Highness the Nabob Omdut ul Omrah, viz. one for the

sum of six thousand Pagodas (6,000.) another for the sum of thirteen thousand four hun-

dred and twenty-seven Pagodas (13,427.) and upon a balance arising out of three bonds,

one for three thousand Pagodas (3,000.) another for three thousand Pagodas (3,000.) and

another for one hundred and twenty Pagodas (120.) which balance is stated to be five

thousand two hundred and fifty-one Pagodas (5,251.) the Claims amounting in aggregate to the principal sum of twenty-four thousand six hundred and seventy-eight Pagodas

(24,678.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-five thousand five hundred and ninety-seven Pagodas twenty-

six Fanams and forty-eight Cash (55,597. 26. 48.) or twenty-two thousand two hundred and thirty-nine Pounds one Shilling and one penny sterling (£. 22,239. 1s. 1d.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Nathaniel Edward Kindersley administrator as aforesaid, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Nabob Omdut ul Omrah granted a Bond to the late Charles Darke under date the first Zeehij eleven hundred and ninety-one of the Hegyra, for the principal sum of six thousand Star Pagodas

(6,000.): And we do further find, That the consideration of this Bond was a remuneration for expenses which the said Charles Darke had incurred by receiving at his house Mr. Goring of the Bengal Service, and his family, at the request of his Highness the said Nabob Omdut ul Omrah: And we do further find, That the said Bond was assigned and transferred over by the said Charles Darke to the said Dawsonne Drake, as a collateral security for the amount of a Bond granted by the said Charles Darke to the said Dawsonne Drake: And we do further find, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of thirteen thousand nine hundred and ten

Pagodas five Fanams and sixty Cash (13,910. 5. 60.) or five thousand five hundred and sixty-four Pounds one Shilling and one penny sterling (£. 5,564. 1s. 1d.) was justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Dawsonne Drake, assignee as aforesaid, on account of the said Bond: And we do further find, That the said Nabob Omdut ul Omrah granted a Bond to Mr. Drake and Mr. Darke, meaning the said Dawsonne Drake and Charles Darke, under date the first Suffer eleven hundred and ninety-two of the Hegyra, corresponding with the first day of March in the year of our Lord one thousand seven hundred and seventy-eight, for the principal

sum of thirteen thousand four hundred and twenty-seven Star Pagodas (13,427.): And we do

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farther find, That the said Bond became the sole property of Dawsonne Drake: And we do further find, that the amount of the said Bond originated in another bond with interest thereon, which Bond was granted for the sum of ten thousand seven hundred and four Star Pagodas thirty-

Pa. F. C.
six Fanams and forty Cash (10,704. 36. 40.) on the fourth day of March in the year of our Lord one thousand seven hundred and seventy-six, by the said Nabob Omdut ul Omrah to Captain Alexander Jamison, for goods sold by the said Captain Alexander Jamison to his said Highness: And we do further find, That upon making up the account agreeable to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum of twenty-five thousand

Pa. F. C.
seven hundred and ninety-seven Pagodas eleven Fanams and twenty Cash (25,707. 11. 20.) or ten thousand three hundred and eighteen Pounds eighteen Shillings and two-pence sterling (£. 10,318. 18s. 2d.) was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Dawsonne Drake, on account of the said Bond: And we do further find, That the Nabob Omdut ul Omrah granted three Bonds to the said Dawsonne Drake, all bearing date the tenth Rubbeecoolawul eleven hundred and ninety-two of the Hegyrn, corresponding with the ninth day of April in the year of our Lord one thousand seven hundred and seventy-eight, one for the sum

S. Pa.
of three thousand Star Pagodas (3,000.) another for the sum of three thousand Star Pagodas

S. Pa.
(3,000.) and another for the sum of one hundred and twenty Star Pagodas (120.): And we

Pa.
do further find, That the said two Bonds for three thousand Pagodas (3,000.) each, were granted for money bonâ fide lent to the said Nabob Omdut ul Omrah by the said Dawsonne Drake: And we do further find, That upon making up the account on the said Bonds, agreeable to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum of six thousand three hundred and nine Star Pagodas twenty Fanams and seventy-eight Cash

S. Pa. F. C.
(6,300. 20. 78.) or two thousand five hundred and twenty-three Pounds and sixteen Shillings sterling (£. 2,523. 16s.) was justly due and owing on account of the said advances, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Dawsonne Drake: And we do further find, That there is nothing due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Dawsonne Drake, in respect of the said Bond for one hundred and twenty Pagodas

Pa.
(120.) the said Bond having been granted without a valuable consideration: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of forty-six thousand and sixteen

Pa. F. C.
Pagodas thirty-seven Fanams and seventy-eight Cash (46,016. 37. 78.) or eighteen thousand four hundred and six Pounds fifteen Shillings and three-pence sterling (£. 18,406. 15s. 3d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Dawsonne Drake: And we do further Award and Order, That the said debt, being a debt contracted by the said Nabob Omdut ul Omrah, for expenses incurred on account of and for goods sold and money bonâ fide lent to his said Highness, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of forty-three thousand seven hundred and sixteen Pagodas two Fanams and thirty-eight Cash

Pa. F. C.
(43,716. 2. 38.) or seventeen thousand four hundred and eighty-six Pounds eight Shillings and five-pence sterling (£. 17,486. 8s. 5d.) being a portion of the said debt, is due and owing to the said Nathaniel Edward Kindersley, administrator as aforesaid; and that the said Nathaniel Edward Kindersley, hath and shall have right to participate to the amount of the said sum of forty-three thousand seven hundred and sixteen Pagodas two Fanams

Pa. F. C.
and thirty-eight Cash (43,716. 2. 38.) or seventeen thousand four hundred and eighty-six Pounds eight Shillings and five-pence sterling (£. 17,486. 8s. 5d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand three hundred Pagodas thirty five Fanams

Pa. F. C.
and forty Cash (2,300. 35. 40.) or nine hundred and twenty Pounds six Shillings and ten-pence sterling (£. 920. 6s. 10d.) being the remaining portion of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate, to the amount of the said sum of two thousand three hundred

Pa. F. C.
Pagodas thirty-five Fanams and forty Cash (2,300. 35. 40.) or nine hundred and twenty Pounds six Shillings and ten-pence sterling (£. 920. 6s. 10d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever

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acquitted and discharged from all Claims whatsoever in respect of the said Bonds, or the debts claimed thereon at the instance of the said Nathaniel Edward Kindersley, administrator as aforesaid, or of any other Person or Persons whatsoever: And we do further Award and Order, That the five original Bonds aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In Witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the ninth day of February in the year of our Lord one thousand eight hundred and sixteen.

Signed in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIM N° 124 in our First Report.

N° 393.

CLAIM
N° 140 in the London
Gazette of the 10th
January 1807; and,
N° 124 in the First Re-
port to Parliament.

Samuel Kekewich
Esquire, and the
Reverend *Thomas*
Sweet, the Execu-
tors named in the
last Will and
Testament of
Philip Stowey.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whittan Park in the County of Middlesex, Thomas Cockburn, now of London, Esquire, and Robert Harry Inglis of Wimpole-street, in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part: and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Samuel Kekewich of Peamore in the County of Devon, Esquire, and the Reverend Thomas Sweet of the Parish of Brometon in the County of Somerset, Clerk, the executors named in the last will and testament of Philip Stowey, formerly of Henbury in the County of Devon, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners, under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Samuel Kekewich and the said Reverend Thomas Sweet, executors as aforesaid, have, by a certain Deed, bearing date the fifteenth day of May in the year of our Lord one thousand eight hundred and six, made over to John Fordyce, formerly of Whitehall in the County of Middlesex, but now deceased, the one-twentieth part of the sum ascertained by the Commissioners to be due to the said Philip Stowey, deceased, from his said Highness the late Nabob Wallajah: And whereas the said John Fordyce did become party to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and did thereby submit himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now, know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made on behalf of the estate of the said Philip Stowey for arrears of salary as Civil Architect and Surveyor to his said Highness the Nabob Wallajah, for the

principal sum of twenty-two thousand five hundred Pagodas (22,500.) which with the arrears of interest stated to be due thereon, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of forty-seven thousand

and twenty-five Pagodas (47,025.) or eighteen thousand eight hundred and ten Pounds sterling (£18,810.): And having also taken into consideration a Claim made by the said John Fordyce, under the said deed of the fifteenth day of May in the year of our Lord one thousand eight hundred and six, for the one-twentieth part as aforesaid of the sum claimed as aforesaid on behalf of the estate of the said Philip Stowey; and having duly investigated the said Claims according to the covenants, provisions, and directions of the aforesaid Indenture; do find, That the said Philip Stowey filled the situation of Civil Architect, Surveyor, and Master Builder, to the said United East India Company; and that he had the permission of the Government of Fort Saint George, to do any private business as a Civil Architect, provided it did not interfere with his duty to the Company: And we do further find, That the said Philip Stowey was employed in superintending certain buildings belonging to his said Highness the Nabob Wallajah: And we do further find, That in remuneration of such services, the aggregate sum principal and interest justly due and owing on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his said Highness the Nabob Wallajah to the representatives of the said Philip Stowey, amounted to two thousand one hundred and fourteen Pagodas twenty-eight Fanams

and fifteen Cash (2,114. 28. 15.) or eight hundred and forty-five Pounds seventeen Shillings and four-pence sterling (£845. 17s. 4d.): And we the said Sir Benjamin Hobhouse,

Thomas

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Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of two thousand one hundred and fourteen Pagodas twenty-eight Fanams and fifteen Cash

Rs. F. C.
(£. 114. 28. 15.) or eight hundred and forty-five Pounds seventeen Shillings and four-pence sterling (£. 845. 17s. 4d.) was and still is justly due and owing from the representatives of his said Highness the Nabob Wallajah to the representatives of the said Philip Stowey: And we do further Award and Order, That the said debt being a debt contracted for Civil Pay and Allowances, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two thousand and eight

Rs. F. C.
Pagodas thirty-nine Fanams and thirty Cash (2,008. 30. 30.) or eight hundred and three Pounds eleven Shillings and sixpence sterling (£. 803. 11s. 6d.) being a portion of the said debt, is due and owing to Samuel Kekewich and the Reverend Thomas Sweet, executors as aforesaid; and that the said Samuel Kekewich and the Reverend Thomas Sweet, executors as aforesaid, have and shall have right to participate to the amount of the said

Rs. F. C.
sum of two thousand and eight Pagodas thirty-nine Fanams and thirty Cash (2,008. 30. 30.) or eight hundred and three Pounds eleven Shillings and sixpence sterling (£. 803. 11s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and five Pagodas

Rs. F. C.
thirty Fanams and sixty-five Cash (103. 30. 65.) or forty-two Pounds five Shillings and ten pence sterling (£. 42. 5s. 10d.) being the remainder of the said debt, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors named in the will of the said John Fordyce; and that the said James King, as such executor, hath and shall have right to participate to the amount of the said sum of one hundred and

Rs. F. C.
five Pagodas thirty Fanams and sixty-five Cash (103. 30. 65.) or forty-two Pounds five Shillings and ten pence sterling (£. 42. 5s. 10d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever, in respect of the said debt claimed on behalf of the estate of the said Philip Stowey, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the sixteenth day of February in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of
(Signed) Geo. Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

• THE Aggregate Sterling Amount adjudicated in favour of Claimants, to the date of this Report, is - £. 1,683,799. 12. 114.

IN further obedience to the Act of Parliament, we have likewise to state, that an application has been made to us by the Parties in a Claim for a further provisional allowance, upon security to refund and pay back the whole or such part of the interest, as, according to our final determination, it shall appear they were not entitled to according to the 24th Clause of the Deed of Agreement. As the Act of Parliament requires us to state the grounds of our decision in such cases as we have provisionally adjudicated, we present to this Honourable House, Extracts from our proceedings of the determination which we have made upon this application.

EXTRACTS from the Proceedings of the 15th August 1815.

“ Resumed consideration of the Claim of Messieurs Adrian De Fries, John De Fries, Lewis De Fries, Sarguis Satur, John De Monte, and Christopher Briethaupt, mortgagees of Messieurs Abbott and Maitland, of the Bond of the Nabob Omdut ul Omrah for Madras Pagodas 76,982, dated 1st January 1796, and N° 117, in the Madras Gazette of the 28th July 1800, noticed in the London Gazette of the 12th August 1806, as N° 86, and N° 1 of N° 3, in the First Report to Parliament.”

Further provisional Allowance in the Claim of the Mortgagees of Messieurs Abbott and Maitland.

“ Read the Report of the Commissioners in India, N° 500, referred to in their Letter of the 4th February 1812, noticed in Meeting 29th July 1812, and the evidence and documents accompanying it, &c. &c.”

Vide Ninth Report, page 390.

“ Resolved, That the sum of eighty-nine thousand nine hundred and eighty-two Pagodas twenty-seven Fanams and eleven Cash (89,982. 27. 11.) or thirty-five thousand nine hundred and ninety-three Pounds one Shilling and two-pence sterling (£. 35,993. 1s. 2d.) shall be provisionally established, as the amount now found to be probably just and allowable on the claim of Messieurs Abbott and Maitland, Report N° 500; and that the said sum of eighty-nine thousand nine hundred and eighty-two Pagodas twenty-seven Fanams and eleven Cash (89,982. 27. 11.) or thirty-five thousand nine hundred and ninety-three Pounds

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Pounds one Shilling and two-pence sterling (£.35,993. 1s. 2d.) shall be and is hereby provisionally adjudicated in favour of the parties interested therein, and hereinafter named as a Debt in the Second Class, in lieu and instead of the sum of thirty-two thousand five

hundred and forty-eight Pagodas forty Fanams and four Cash (32,548. 40. 4) or thirteen thousand and nineteen Pounds eleven Shillings and eight-pence sterling (£. 13,019. 11s. 8d.) provisionally allowed by the Board on the said Claim, at their Meeting of the 18th August 1813."

"Resolved accordingly, That the sum of eighty-five thousand four hundred and eighty-three Pagodas twenty-one Fanams and forty-six Cash (85,483. 21. 46.) or thirty-

four thousand one hundred and ninety-three Pounds eight Shillings and one penny sterling (£.34,193. 8s. 1d.) be and is hereby allowed and established provisionally in the names of Adrian De Fries, John De Fries, Lewis De Fries, Sarquis Satur, John De Monte, and Christopher Briethaupt, as mortgagees of Messieurs William Abbott and Richard Arthur Maitland, in lieu and instead of the sum of thirty thousand nine hundred and twenty-one Pagodas

twenty-one Fanams and twenty Cash (30,021. 21. 20) or twelve thousand three hundred and sixty-eight Pounds twelve Shillings and one Penny sterling (£.12,368. 12s. 1d.) provisionally allowed to the said parties by the Board, at their meeting of the 18th August 1813, and that interest shall be payable on the difference between the first and Second provisional Adjudication; viz. fifty-four thousand five hundred and sixty-two Pagodas and

twenty-six Cash (54,562. 0. 26.) or twenty-one thousand eight hundred and twenty-four Pounds and sixteen Shillings sterling (£. 21,824. 16s.) from the 15th day of May 1804 to the 5th July 1815, at the rate of £. 2. 12s. 6d. per cent. per annum; and upon the whole sum of eighty-five thousand four hundred and eighty-three Pagodas twenty-one Fanams and

forty-six Cash (85,483. 21. 46.) or thirty-four thousand one hundred and ninety-three Pounds eight Shillings and one penny sterling (£.34,193. 8s. 1d.) from and after the 5th July 1815, at the same rate of interest, until the further directions of the Board; and that a provisional Certificate be prepared and issued to the Registers in London, cancelling the provisional Certificate N° 35, and directing them to enter the aforesaid sum of eighty-five thousand four hundred and eighty-three Pagodas twenty-one Fanams and forty-six Cash

(85,483. 21. 46.) or thirty-four thousand one hundred and ninety-three Pounds eight Shillings and one penny sterling (£.34,193. 8s. 1d.) to the credit of the said parties, so soon as the said parties shall have given security to the satisfaction of the Board for the sum of nine thousand five hundred Pounds sterling (£.9,500.) in addition to the security already given; and shall have declared to the Board in writing, by themselves or their agent, whether it be their option to receive the interest so payable on the sum which shall be so entered to their credit in London, or at Madras."

"Resolved, That the remainder, being four thousand four hundred and ninety-nine Pagodas five Fanams and forty-five Cash (4,499. 5. 45.) or one thousand seven hundred and ninety-nine Pounds thirteen Shillings and one penny sterling (£. 1,799. 13s. 1d.) be and is hereby allowed and established provisionally in the joint names of George Moubray, Charles Binny, and Valentine Conolly, assignees in trust for John Fordyce, deceased, in lieu and instead of the sum of one thousand six hundred and twenty-seven Pagodas eighteen

Fanams and sixty-four Cash (1,627. 18. 64.) or six hundred and fifty Pounds nineteen Shillings and seven-pence sterling (£.650. 19s. 7d.) provisionally allowed to the said parties by the Board, at their meeting of the 18th August 1813; and that interest shall be payable on the difference between the First and Second provisional Adjudication, viz. two thousand eight hundred and seventy-one Pagodas twenty-eight Fanams and sixty-one

Cash (2,871. 28. 61.) or one thousand one hundred and forty-eight Pounds thirteen Shillings and sixpence sterling (£. 1,148. 13s. 6d.) from the 15th day of May 1804 to the 5th July 1815, at the rate of £. 2. 12s. 6d. per cent. per annum; and upon the whole sum of four thousand four hundred and ninety-nine Pagodas five Fanams and forty-five Cash

(4,499. 5. 45.) or one thousand seven hundred and ninety-nine Pounds thirteen Shillings and one penny sterling (£. 1,799. 13s. 1d.) from and after the 5th July 1815, at the same rate of interest, until the further directions of the Board; and that a provisional Certificate be prepared and issued to the Registers in London, cancelling the provisional Certificate N° 36, and directing them to enter the aforesaid sum of four thousand four hundred and

ninety-nine Pagodas five Fanams and forty-five Cash (4,499. 5. 45.) or one thousand seven hundred and ninety-nine Pounds thirteen Shillings and one penny sterling (£. 1,799. 13s. 1d.) to the credit of the said parties jointly: the trustees of Mr. Fordyce having already given security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in their favour should be entered in the Books of the Registers in London."

THE Aggregate Sterling Amount, provisionally adjudicated }
in favour of Claimants, is, at the date of this Report - } £.35,993. 1. 2.

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ABSOLUTE ADJUDICATIONS against CLAIMANTS.

CLAIMS N^o 1,408, 1,409 and 1,410 in our Fifth Report.N^o 377.

CLAIMS.

N^o 779, 780 and 781
in the London
Gazette of the 7th
September 1809, and
N^o 1408, 1409 and
1410 in the Fifth
Report to Parliament.

Bengalore Vencata
Ram Chitty.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Bangalore Vencata Ram Chitty of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Bangalore Vencata Ram Chitty, for the principal sum of eleven thousand five hundred

and ninety-three Pagodas thirty-one Fanams and forty Cash (11,593. 31. 40.) which, with the arrears of interest alleged to be due thereon on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, is stated to amount to sixteen thousand six

hundred and twenty Pagodas four Fanams and seventy-one Cash (16,620. 4. 71.) or six thousand six hundred and forty-eight Pounds and ten-pence sterling (£6,648. 0s. 10d.); And having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said Claim is made upon six Bonds, the first of which is said to be from Meer Izzutoolla Khan to Venkat Raman Chitty, alias Bangalore Vencata Ram Chitty, bearing date as alleged the twelfth day of Anee twelve hundred and four Fuslee, corresponding with the twenty-second day of June in the year of our Lord one thousand seven hundred and ninety-five, for the sum of two thousand

Star Pagodas (2,000.); the second of which is said to be also from Meer Izzutoolla Khan to Venkat Ram Chitty, alias Bangalore Vencata Ram Chitty, bearing date as alleged the third day of Adee twelve hundred and five Fuslee, corresponding with the fifteenth day of July in the year of our Lord one thousand seven hundred and ninety-five, for the sum of

five hundred Star Pagodas (500.); the third of which is said to be also from Meer Izzutoolla Khan to Olt Baker (supposed to be Colt and Baker) through Venkat Ram Chitty, alias Bangalore Vencata Ram Chitty, bearing date as alleged the fifteenth day of Purtaashee twelve hundred and five Fuslee, corresponding with the twenty-eighth day of September in the year of our Lord one thousand seven hundred and ninety-five, for the sum of two

thousand four hundred Star Pagodas (2,400.); the fourth of which is said to be from Nizamooddeen Ahmud Khan Behadur to Olt Baker (supposed to be Colt and Baker) through Meer Izzutoolla Khan, bearing date as alleged the twenty-eighth day of Avunee twelve hundred and five Fuslee, corresponding with the tenth day of September in the year of our Lord one thousand seven hundred and ninety-five, for the sum of four thousand Star

Pagodas (4,000.); the fifth of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Olt Baker (supposed to be Colt and Baker) through Meer Izzutoolla Khan, bearing date as alleged the twenty-eighth day of Avunee twelve hundred and five Fuslee, corresponding with the tenth day of September in the year of our Lord one thousand seven hundred and ninety-five, for the sum of two thousand one hundred and eighty-eight Star

Pagodas twelve Annas and a half (2,188. 12½.) stated in the Schedule at two thousand one

hundred and eighty-eight Star Pagodas thirty-one Fanams and forty Cash (2,188. 31. 40.); and the sixth of which is said to be from Anwar Alee Khan Behadur to Venkat Ram Chitty, alias Bangalore Vencata Ram Chitty, bearing date as alleged the twenty-first day of Anee twelve hundred and six Fuslee, corresponding with the fifth Mohurruun twelve hundred and twelve of the Hegyrs, corresponding with the first day of July in the year of our Lord one thousand seven

hundred and ninety-seven, for the sum of eight hundred and forty Star Pagodas (840.) on which a balance of five hundred and five Pagodas (505.) is claimed: And we do further find, That

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the consideration for which the said Bonds were said to be granted, is alleged to be money advanced to the several parties hereinbefore mentioned, for the use of his Highness the late Nabob Omdut ul Omrah: And we do further find, That the said Bangalore Vencata Ram Chitty, though duly summoned, did not appear before the Commissioners at Madras, by himself or by any other person, to make good this Claim: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Bangalore Vencata Ram Chitty as aforesaid, has no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic, in respect of the said alleged Bonds or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bonds, or the debt claimed thereon at the instance of the said Bangalore Vencata Ram Chitty: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-fourth day of October in the year of our Lord one thousand eight hundred and fifteen.

Singed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 1,445 in our Fifth Report.

N° 380.

CLAIM
N° 321 in the London
Gazette of the 24th
June 1809, and,
N° 1,445 in the Fifth
Report to Parliament.

James Waddel.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas James Waddel of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said James Waddel upon his Highness the late Nabob Omdut ul Omrah, for the principal

sum of eight thousand Star Pagodas (8,000.) as a balance, due upon a Bond for twenty thousand Pagodas (20,000.) of the late Nabob Omdut ul Omrah to the late Robert Henderson, formerly of Madras aforesaid, which said balance of eight thousand Star

Pagodas (8,000.) with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand nine hundred and sixty-seven Star Pagodas

thirty-three Fanams and seventy-five Cash (13,967. 33. 75.) or five thousand five hundred and eighty-seven Pounds and two Shillings sterling (£5,587. 2s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the late Robert Henderson, also of Madras aforesaid, did agree to sell a House in the Fort of Madras aforesaid to his said late Highness Omdut

ul Omrah for the sum of twenty thousand Pagodas (20,000.) for which his said Highness the Nabob Omdut ul Omrah granted a Bond to the said Robert Henderson, dated the twelfth day of February in the year of our Lord one thousand seven hundred and ninety-five, payable in ten months from the date thereof: And we do further find, That his said Highness the Nabob Omdut ul Omrah, in part payment of the said Bond, paid to the said

Robert Henderson the sum of four thousand Star Pagodas (4,000.): And we do further find, That the title deeds belonging to the said House were delivered to the said Nabob, but afterwards returned by him to the said late Robert Henderson: And we do further find, That after the death of the said Robert Henderson, his administrator John Hunter, also of Madras aforesaid, put up for sale the said House and Bond at public auction, on the sixteenth day of August in the year of our Lord one thousand eight hundred, and that they

were bought there for eight thousand Pagodas (8,000.) by the said James Waddel, to whom

whom the House and Bond were delivered up, but that no assignment was executed by the said administrator to the said James Waddel for the said Bond : And we do further find, That the said James Waddel sold and transferred the said House to the Madras Government, in consideration of the sum of fourteen thousand six hundred and sixty-one Pagodas

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(14,661.): And we do further find, That possession of the said House was never at any time given to the said Nabob, nor was any rent ever paid or accounted for to him, nor the four

thousand Pagodas (4,000.) paid by him as aforesaid ever returned to him, so that his said late Highness the Nabob Omdut ul Omrah not only received no consideration for the said Bond, but was actually a loser by the transaction upon which it was granted, to the amount

of the aforesaid sum of four thousand Pagodas (4,000.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said James Waddel has no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Bond or the balance claimed thereon : And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the balance claimed thereon at the instance of the said James Waddel. In witness whereof we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-seventh day of November in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of
(Signed) George Parkhouse.

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 781 in our Fifth Report.

TO all to whom these Presents shall come : We, Sir Benjamin Hobhouse Baronet of Whittington Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting : Whereas the late Mathews Kishen Row of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors, and administrators, to the judgment, award, order, and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture : Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Mathews Kishen Row, for the principal sum of forty-three thousand seven hundred and forty Star

N° 383.

CLAIM
N° 619 in the London
Gazette of the 29th
July 1809, and
N° 781 in the Fifth
Report to Parliament.
The late Mathews
Kishen Row.

Pagodas eleven Fanams and twenty Cash (43,740. 11. 20.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to, sixty-two thousand seven hundred and

three Star Pagodas nineteen Fanams and nine Cash (62,703. 19. 9.) or twenty-five thousand and eighty-one Pounds seven Shillings sterling (£. 25,081. 7s.): And having duly investigated the said Claims according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That the said Claim is made upon twenty-five Bonds, the first of which is said to be from Nizamooddeen Ahmud Khan Behadur to Major John Pater, bearing date as alleged the seventeenth day of Ty twelve hundred and four Fuslee, for the principal sum

of six hundred and fifteen Star Pagodas (615.); the second of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Major John Pater, bearing date as alleged the seventh day of Masree twelve hundred and four Fuslee, for the principal sum of five thousand

one hundred Star Pagodas (5,100.); the third of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Mr. Campbell, bearing date as alleged the eleventh day of Shewal twelve hundred and four Fuslee, corresponding with the twenty-second Chitree twelve

hundred and four Fuslee, for the principal sum of one thousand Star Pagodas (1,000.); the fourth of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Major John Pater, bearing date as alleged the twenty-first day of Adee twelve hundred and five Fuslee,

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Fuslee, for the principal sum of five thousand Star Pagodas (5,000.); the fifth of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Sancee Moodely and Mootoo Chitty, bearing date as alleged the twenty-second day of Adee twelve hundred and five

S. Pa.

Fuslee, for the principal sum of four thousand Star Pagodas (4,000.); the sixth of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Sancee Moodely and Mootoo Chitty, bearing date as alleged the twenty-seventh day of Mohurram twelve hundred and ten of the Hegyra, corresponding with the thirty-second Adee twelve hundred and five

S. Pa.

S. Pa.

Fuslee, for the principal sum of three hundred Star Pagodas (300.); the seventh of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Ghoolab Doss Soukar, bearing date as alleged the first day of Awunee twelve hundred and five Fuslee, for the principal

S. Pa.

sum of four thousand Star Pagodas (4,000.); the eighth of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Ghoolab Doss Soukar, bearing date as alleged the seventeenth day of Awunee twelve hundred and five Fuslee, for the principal sum of fifteen

S. Pa.

hundred Star Pagodas (1,500.); the ninth of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Mr. Hall, bearing date as alleged the fourteenth day of Purtashee

S. Pa.

twelve hundred and five Fuslee, for the principal sum of nine hundred Star Pagodas (900.); the tenth of which is said to be also from Nizamooddeen Ahmud Khan to Mr. Hall, bearing date as alleged the fourteenth day of Purtashee twelve hundred and five Fuslee, for the

S. Pa.

principal sum of six hundred Star Pagodas (600.); the eleventh of which is said to be also from Nizamooddeen Ahmud Khan Behadur to Mr. Hall, bearing date as alleged the fourteenth Purtashee twelve hundred and five Fuslee, for the principal sum of fifteen hundred

S. Pa.

Star Pagodas (1,500.); the twelfth of which is said to be from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twenty-second day of Alpushee twelve hundred and five Fuslee, corresponding with the twenty-first Rubecoossanee twelve hundred and ten

S. Pa.

of the Hegyra, for the principal sum of seventeen hundred Star Pagodas (1,700.); the thirteenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twenty-second day of Alpushee twelve hundred and five Fuslee; corresponding with the twenty-first Rubecoossanee twelve hundred and ten of the Hegyra, for the prin-

S. Pa.

cipal sum of two thousand three hundred Star Pagodas (2,300.); the fourteenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twenty-second day of Alpushee twelve hundred and five Fuslee, corresponding with the twenty-first Rubecoossanee twelve hundred and ten of the Hegyra, for the principal sum

S. Pa. Ans.

of fifteen hundred and twenty-five Star Pagodas and four Annas (1,525. 4.); the fifteenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twelfth day of Kartickee twelve hundred and five Fuslee, corresponding with the eleventh Jumadecoolawul twelve hundred and ten of the Hegyra, for the prin-

S. Pa.

cipal sum of one thousand Star Pagodas (1,000.); the sixteenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twelfth day of Kartickee twelve hundred and five Fuslee, corresponding with the eleventh Jumadecoolawul twelve hundred and ten of the Hegyra, for the principal sum of eight hundred Star

S. Pa.

Pagodas (800.); the seventeenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twelfth day of Kartickee twelve hundred and five Fuslee, corresponding with the eleventh Jumadecoolawul twelve hundred and

S. Pa.

ten of the Hegyra, for the principal sum of twelve hundred Star Pagodas (1,200.); the eighteenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the eighteenth day of Margulee twelve hundred and five Fuslee,

S. Pa.

for the principal sum of three thousand Star Pagodas (3,000.); the nineteenth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twenty-third day of Margulee, twelve hundred and five Fuslee, for the principal sum of one

S. Pa.

thousand Star Pagodas (1,000.); the twentieth of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the twenty-third day of Margulee, twelve hundred and five Fuslee, for the principal sum of two thousand Star

S. Pa.

Pagodas (2,000.); the twenty-first of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the seventeenth day of Ty, twelve hundred

S. Pa.

and five Fuslee, for the principal sum of five hundred Star Pagodas (500.); the twenty-second of which is said to be also from Rooknoodeen Mohummud Khan to Mr. Hall, bearing date as alleged the seventeenth day of Ty, twelve hundred and five Fuslee, for

S. Pa.

the principal sum of one thousand Star Pagodas (1,000.); the twenty-third of which is said to be from Hushmut Jung Behadur to Mr. John Campbell, bearing date as alleged the twenty-fourth day of Masce, twelve hundred and five Fuslee, for the principal sum of

two

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against
Claimants.

^{S. P.}
two thousand Star Pagodas (2,000;) the twenty-fourth of which is said to be also from Hushmut Jung Behadur to Mootoo Chitty, bearing date as alleged the fourth day of Chitree twelve hundred and six Fuslee, for the principal sum of four hundred Star Pagodas

^{S. P.}
(400;) and the twenty-fifth of which is said to be also from Hushmut Jung Behadur to Mootoo Chitty, bearing date as alleged the fifteen day of Rumzan twelve hundred and

^{S. P.}
ten of the Hegyra, for the principal sum of eight hundred Star Pagodas (800;) And we do further find, That the consideration for which the said Bonds were said to be granted is alleged to be money advanced by the several parties hereinbefore mentioned for the use of his Highness the late Nabob Omdut ul Omrah: And we do further find, That nothing is due from the representatives of the late Nabob Omdut ul Omrah to the representatives of the late Mathews Kishen Row, in respect of the hereinbefore recited Bonds or Obligations so claimed by the said late Mathews Kishen Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the representatives of the said late Mathews Kishen Row have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bonds or Obligations, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bonds or Obligations, or the debt or debts which have been claimed thereon at the instance of the said late Kishen Row. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the first day of December in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped)
in the presence of

(Signed

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

Robert Playfair.

CLAIMS N^o 787 and 788, 1116, 1117, 1118, 1119, and 1128, in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part; Send Greeting: Whereas Robert Scawen of Madras in the East Indies, as attorney to Meer Razaer Khawn, also of the East Indies, and the late Benjamin Roebuck, formerly of Madras aforesaid, described as assignee of Mahomed Murad Khan, son and representative of Mahomed Aklas Khan of Hafezah Beebee of Annah Jyengar, son and heir of Coote Jyengar of Itall Row, and of Vulba Doss, all of the East Indies aforesaid, severally became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them respectively under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration three Claims made by the said Robert Scawen as attorney aforesaid, first upon a Bond alleged to have been granted by the Nabob Omdut ul Omrah, for the principal

N^o 361.

CLAIMS
N^{os} 655 and 656, 878, 577, 578, 579, and, 580, in the London Gazette of the 29th July 1809; and, N^{os} 787 and 788, 1116, 1117, 1118, 1119, and 1120, in the Fifth Report to Parliament.

Robert Scawen, as Attorney to Meer Razaer Khawn, and the late Benjamin Roebuck, described as Assignee of Mahomed Murad Khan, Son and Representative of Mahomed Aklas Khan, of Hafezah Beebee, of Annah Jyengar, Son and Heir of Coote Jyengar, of Itall Row, and of Vulba Doss.

^{S. P.}
sum of two thousand Star Pagodas (2,000;) and said to be dated the seventeenth day of April in the year of our Lord one thousand seven hundred and ninety, which sum, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand four hundred and seven Star Pagodas twenty-eight Fanams and ten Cash

^{S. P. F. C.}
(3,407. 28. 10.) or one thousand three hundred and sixty-three Pounds one Shilling and three-pence sterling (£. 1,363. 1s. 3d.) the second upon an Account alleged to have been signed by the Nabob Omdut ul Omrah, and said to be dated the twenty-fourth day of December in the year of our Lord one thousand eight hundred, for the principal sum of one thousand eight hundred and nineteen Star Pagodas thirty-three Fanams and three Cash

^{S. P. F. C.}
(1,819. 33. 3d.) which, with the arrears of interest alleged to be due thereon, is stated to

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amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand one hundred and twenty-eight Star ^{S. Pa.}

Pagodas (2,128.) or eight hundred and fifty-one Pounds five Shillings and one penny sterling (£.851. 5s. 1d.) and the third upon a Bond alleged to have been granted by the Nabob Wallajah, and said to bear date the thirtieth day of July in the year of our Lord one thousand seven hundred and seventy-nine, for the principal sum of ninety-one thousand ^{S. Pa. F. C.}

three hundred and forty-seven Star Pagodas and nine Fanams (91,347. 9. 0) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and fifty-seven thousand five hundred and eighty-nine Star Pagodas thirty- ^{S. Pa. F. C.}

eight Fanams and sixty-four Cash (257,589. 38. 64.) or one hundred and three thousand and thirty-five Pounds nineteen Shillings and four-pence sterling (£.103,035. 19s. 4d.): And having also taken into consideration five Claims made by the said late Benjamin Roebuck as assignee as aforesaid, upon five Bonds, viz. the first upon a Bond said to have been granted by the late Nabob Wallajah to Mahomed Akhla Khan, dated the first Zalhij eleven hundred and ninety-eight of the Hegyra, corresponding with the sixteenth day of October in the year of our Lord one thousand seven hundred and eighty-four, for ^{S. Pa.}

the principal sum of fifty thousand six hundred and thirty-two Star Pagodas (50,632.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and eleven thousand and ninety-seven Star Pagodas thirty- ^{S. Pa. F. C.}

one Fanams and fifty-nine Cash (111,097. 31. 59.) or forty-four thousand four hundred and thirty-nine Pounds one Shilling and seven-pence sterling (£.44,439. 1s. 7d.) the second upon a Bond said to have been granted by the late Nabob Wallajah to Mahomed Abdoolah, dated the nineteenth Shaban eleven hundred and ninety-nine of the Hegyra, ^{S. Pa.}

for the principal sum of fifty-three thousand Star Pagodas (53,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and seventy-three thousand five hundred and fifty-one Star Pagodas one Fanam ^{S. Pa. F. C.}

and sixty-seven Cash (173,551. 1. 67.) or sixty-nine thousand four hundred and twenty Pounds eight Shillings and three-pence three farthings sterling (£.69,420. 8s. 3½d.) the third upon a Bond said to have been granted by the late Nabob Wallajah to Coote Jyengar, dated the fifteenth Remzan eleven hundred and ninety-two of the Hegyra, for the principal sum of ninety-two thousand five hundred Star Pagodas (92,500.) which, ^{S. Pa.}

with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and eighty thousand six hundred and sixty- ^{S. Pa. F. C.}

five Star Pagodas eleven Fanams and seventy-four Cash (280,665. 11. 74.) or one hundred and twelve thousand two hundred and sixty-six Pounds and two-pence sterling (£.112,266. 0s. 2d.) the fourth upon a Bond said to have been granted by the late Nabob Wallajah to Vethul Row, dated the first Zeehij twelve hundred and six of the Hegyra, for ^{S. Pa.}

the principal sum of sixty-two thousand Star Pagodas (62,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and nine thousand one hundred and thirty-six Star Pagodas forty-four Fanams and thirty ^{S. Pa. F. C.}

Cash (109,136. 44. 30.) or forty-three thousand six hundred and fifty-four Pounds fifteen Shillings and ten-pence halfpenny sterling (£.43,654. 15s. 10½d.) and the fifth upon a Bond said to have been granted by the late Nabob Wallajah to Vallub Doss Bunmales Doss Soucar, dated the twenty-fourth Zeecad eleven hundred and ninety-nine of the Hegyra, for the ^{S. Pa.}

principal sum of eighty-seven thousand Star Pagodas (87,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and eighteen thousand and thirty-three Star Pagodas forty-one Fanams and twenty- ^{S. Pa. F. C.}

three Cash (218,033. 41. 23.) or eighty-seven thousand two hundred and thirteen Pounds eleven Shillings and four-pence sterling (£.87,213. 11s. 4d.) the total amount of the said five Claims so made by the said late Benjamin Roebuck, being eight hundred and ninety-two thousand four hundred and eighty-five Star Pagodas five Fanams and thirteen Cash ^{S. Pa. F. C.}

(892,485. 5. 13.) or three hundred and fifty-six thousand nine hundred and ninety-three Pounds seventeen Shillings and three-pence one farthing sterling (£.356,993. 17s. 3¼d.): And having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Meer Razaer Khawn, by a Persian writing enclosed to the Commissioners at Madras by his aforesaid attorney Robert Scawen, in a letter dated the eighteenth day of January in the year of our Lord one thou- sand

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said eight hundred and fourteen, has relinquished his Claims upon the said two Bonds and Account aforesaid: And we do further find, That R. A. Maitland also of Madras, as executor of the late Benjamin Roebuck aforesaid, hath by a letter addressed to the Commissioners at Madras bearing date the twenty-fourth day of January in the year of our Lord one thousand eight hundred and fourteen, abandoned his Claims as such executor on the several Bonds aforesaid on behalf of the estate of the said late Benjamin Roebuck, upon the ground of his "conviction that the Bonds on which they are founded are all impudent forgeries:" And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Robert Scawen, attorney as aforesaid, the said Meer Razaer Khawn, and the representatives of the said late Benjamin Roebuck, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bonds or Obligations, or the debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said alleged Bonds or Obligations, or the said account, or the debts claimed thereon at the instance of the said Robert Scawen, attorney as aforesaid, or the said Meer Razaer Khawn, or the said R. A. Maitland, executor of the said late Benjamin Roebuck, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the two Bonds and Account upon which the said Claims were made by the said Robert Scawen, attorney as aforesaid, be considered as cancelled, the same not having been produced, and they are hereby declared cancelled accordingly: And we do further Award and Order, That the five Bonds aforesaid claimed by the said late Benjamin Roebuck as aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the fourteenth day of April in the year of our Lord one thousand eight hundred and fifteen.

(Signed)

In the presence of

(Signed)

George Parkhouse.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE following CLAIMS, which are of the same description as the one immediately preceding, have been withdrawn at the request of the Parties, and therefore similar Awards upon them have been also passed. For the purpose of avoiding unnecessary trouble and expense we do not give the Awards at length, but merely an ABSTRACT.

		Pa.	F.	C.	£.	s.	d.
Award N° 363, dated 25th April 1815, against	CLAIM N° 1404 in the Fifth Report to Parliament	Vencatuputty Naick, Son of Permaul Naick			81,615.	11.	0.
	CLAIM N° 1129 in the Fifth Report to Parliament	The legal representative or representatives of the said late Roy Narraiah Dea			12,334.	29.	42.
	CLAIM N° 1361 in the Fifth Report to Parliament	Tismall Row			17,561.	0.	0.
					2,438.	28.	10.
					2,293.	0.	0.
					1,719.	39.	18.
Award N° 372, dated 10th July 1815, against	CLAIM N° 156 in the Second Report to Parliament	Honourable Arthur Sealeger			2,407.	32.	27.
					4,586.	4.	17.
					18,584.	26.	7.
					7,433.	16.	11

CLAIM N° 2 of N° 37 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the Parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased; and of his Highness the Amecr ul Omrah, the

N° 354.

CLAIM
N° 2 of N° 47 in the
London Gazette of
the 12th August
1806; and,
N° 2 of N° 37 in the
First Report to
Parliament.

Messieurs Biart
and Dennison,
Assignees of Guv-
sam Dea, alias
the

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Gunisam Doss,
Nephew and
Administrator of
the late *Samuel*
Doss.

the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting: Whereas Messieurs Binny and Dennison, of Madras in the East Indies, assignees of Gunsam Doss, alias Gunisam Doss, also of Madras, nephew and administrator of the late Samul Doss also of Madras, have executed the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taking into consideration a Claim made by the said Messieurs Binny and Dennison, assignees of the said Gunsam Doss, alias Gunisam Doss, nephew, and administrator of the said late Samul Doss, as aforesaid, upon the balance of an Obligation said to be from the Nabob Wallajah to Samoul Doss Sahoo, bearing date as alleged, the fourteenth Rubbee ul awul twelve hundred and one of the Hegyra, for the sum of ninety-

five thousand Star Pagodas (95,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and fifty-eight thousand eight hundred and seventeen Pagodas twenty-one Fanams and twenty-three Cash

(158,817. 21. 23.) or sixty-three thousand five hundred and twenty-seven Pounds sterling (£. 63,597.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Obligation, purporting on the face of it to be an Obligation from the said Nabob Wallajah to Samoul

Doss Sahoo, for ninety-five thousand Pagodas (95,000.) is not the Bond of the said Nabob

Wallajah for ninety-five thousand Pagodas (95,000.) but a forgery: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Messieurs Binny and Dennison, assignees of the said Gunsam Doss, alias Gunisam Doss, nephew and administrator of the said late Samul Doss, have no Claim against the said late Nabob Wallajah, on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in

respect of the said Obligation for ninety-five thousand Star Pagodas (95,000.): And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the aforesaid Obligation for ninety-five

thousand Star Pagodas (95,000.) or the balance claimed thereon, at the instance of the said Messieurs Binny and Dennison, or of any other person or persons whatsoever: And we do further Award and Order, That the said original Obligation shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the sixteenth day of February in the year of our Lord one thousand eight hundred and fifteen.

Signed (being first duly stamped) . (Signed)
in the presence of
(Signed) *Geo. Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE following CLAIMS, which are of the same description as the one immediately preceding being founded upon Forgeries, similar Awards upon them have been entered up. For the purpose of avoiding unnecessary trouble and expense, we do not give the Awards at length but merely an ABSTRACT.

		S. Pa.		F. C.	L. s. d.	
Award N° 335, made 17th February 1815, against	{ CLAIM N° 410 in the Fifth Report to Parliament }	{ John De Fries, assignee of Klaben Row, alias Klaben Row }	152,716.	2. 0.	61,086.	8. 3.
			164,623.	24. 0.	63,850.	4. 4.
			152,876.	32. 0.	61,150.	13. 8.
			114,976.	1. 0.	45,990.	8. 2.
Award N° 369, made 11th February 1815, against	{ CLAIM N° 260 and part 261, in the Fifth Report to Parliament }	{ The representative or representatives of the late Auvadhanum Paupia Braminy, alias Auvadhanum Paupiah, alias Auvadhanum Paupiah Bramin }	83,041.	0. 0.	33,216.	8. 0.
			98,123.	0. 0.	115,350.	0. 0.
			19,310.	12. 40.	7,624.	2. 7.
			86,250.	0. 0.	34,500.	0. 0.
			13,159.	32. 40.	5,263.	18. 0.

CLAIMS N^o Part 563, Part 258, and Part N^o 261, in our Fifth Report.

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N^o 308.

CLAIM
Part N^o 243 in the
London Gazette of
the 17th June 1809,
Part N^o 509 and Part
N^o 512 in the Lon-
don Gazette of the
15th July 1809; and,
Part N^o 563, Part
N^o 258, and Part
N^o 261 in the Fifth
Report to Parlia-
ment.

Messieurs Haring-
ton and Company,
Assignees of the
late Auvadanum
Paupia Braminy,
and the said late
Auvadanum Paupia
Braminy.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London, Esquire, and Robert Harry Inglis of Wimpole-street in the parish of Saint Mary-le-bone in the said County, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, 'tween the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Harrington and Company, of Madras, in the East Indies, assignees of the late Auvadanum Paupia Braminy, formerly of Madras aforesaid, have become Parties to the aforesaid Indenture: And whereas the said late Auvadanum Paupia Braminy did also, in his lifetime, become Party to the aforesaid Indenture; and thus they and he respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them respectively under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Harrington and Company, assignees as aforesaid, upon three Bonds, the

first for the principal sum of eighty-five thousand Star Pagodas (85,000) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and sixteen thousand six hundred and fifty-nine Star Pagodas twenty-four Fanams

S. Pa. F. C.

and fifty-nine Cash (116,659. 24. 59.) or forty-six thousand six hundred and sixty-three Pounds sixteen Shillings and eight-pence sterling (£.46,663. 16s. 8d.) the second

S. Pa.

for the principal sum of eighty-eight thousand Star Pagodas (88,000) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and sixty-three thousand four hundred and fifty Star Pagodas forty

S. Pa. F. C.

Fanams and twenty-one Cash (163,450. 40. 21.) or sixty-five thousand three hundred and eighty Pounds seven Shillings and eight-pence sterling (£.65,380. 7s. 8d.) the third for the principal sum of one hundred and six thousand seven hundred and eleven Star

S. Pa.

Pagodas (106,711;) the balance upon which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and twenty thousand seven hundred and eighty-five Star Pagodas forty-one Fanams and fifty-nine

S. Pa. F. C.

Cash (120,785. 41. 59.) or forty-eight thousand three hundred and fourteen Pounds seven Shillings and eleven-pence sterling (£.48,314. 7s. 11d.) And having also taken into consideration a Claim made by the said late Auvadanum Paupia Braminy upon a Carnama for the payment of three Bonds, amounting together to the principal sum of two hundred and seventy-nine thousand five hundred and forty-eight Star Pagodas

S. Pa.

(270,548.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and sixty-one thousand one hundred and twenty-

S. Pa. F. C.

eight Star Pagodas twenty-five Fanams and forty Cash (361,128. 25. 40.) or one hundred and forty-four thousand four hundred and fifty-one Pounds eight Shillings and eight-pence sterling (£.144,451. 8s. 8d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture; Do find, That of the three Bonds claimed by the said Messieurs Harrington and Company, assignees as aforesaid, the first purports on the face of it to be a Bond from the Nabob Omdut ul Omrah to Auvadanum Paupia, alias Auvadanum Paupia Braminy, dated the first day of Jemadec-oosanee one thousand two hundred and eleven of the Hegyra, corresponding with the first day of December in the year of our Lord one thousand seven hundred and ninety-six,

S. Pa.

for the sum of eighty-five thousand Star Pagodas (85,000.); and that nothing is due from the representatives of the said Nabob Omdut ul Omrah on the said alleged Bond: And we do further find, That the second purports on the face of it to be a Bond from the Nabob Wallajah to Auvadanum Paupia, alias Auvadanum Paupia Braminy, dated the first of Jemadec-oosanee one thousand two hundred and one of the Hegyra, for the sum of eighty-

S. Pa.

eight thousand Star Pagodas (88,000.); and that nothing is due from the representatives

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of the said Nabob Wallajah on the said alleged Bond: And we do further find, That the third purports on the face of it to be an English Bond from the Nabob Omdut ul Omrah to Avadaunam Paupia Braminy, alias Auvadanum Paupia Braminy, dated the thirteenth day of July in the year of our Lord one thousand seven hundred and ninety-eight, for one hundred

S. Pa.

and six thousand seven hundred and eleven Star Pagodas (106,711.): And we do further find, That the alleged Cararnama claimed by the said late Auvadanum Paupia Braminy purports on the face of it to be a Cararnama of the Nabob Omdut ul Omrah to Paupiah, alias Auvadanum Paupia Braminy, dated the twenty-seventh of Mohurram one thousand two hundred and thirteen of the Hegyra, corresponding with the thirteenth day of July in the year of our Lord one thousand seven hundred and ninety-eight, for the payment of three Bonds of Hissam ul Moolk Behadur, amounting together to the sum of two Lacs

S. Pa.

seventy-nine thousand five hundred and forty-eight Star Pagodas (279,548.): And we do further find, That the said Nabob Omdut ul Omrah is stated to have entered into an agreement with the said Avadaunam Paupiah Braminy, under the date the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, making over certain districts in rent to the said Paupiah, for which he was annually to give his Highness

Pa.

credit for the sum of eighty-five thousand Pagodas (85,000.) he the said Paupiah not to be accountable to his Highness for any surplus, and to claim no deduction for any deficiency of collections, until the sum of three hundred and eighty-six thousand two hundred and fifty-

S. Pa.

nine Star Pagodas (386,259.) being the aggregate of the said Bond for one hundred and six

S. Pa.

thousand seven hundred and eleven Star Pagodas (106,711.) and Hissam ul Mulk's three bonds for two hundred and seventy-nine thousand five hundred and forty-eight Star

S. Pa.

Pagodas (279,548.) together with the interest that might grow due thereon, at and after the rate of twelve per cent. per annum, shall be discharged in full: And we do further find, That further investigation in India is necessary in respect to the Claims founded on the Bonds included in the said Deed of Indenture, dated the twelfth day of July in the year of our Lord one thousand seven hundred and ninety-eight, and therefore the final consideration of the Claims secured thereby is deferred, and not included in the following Award: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Messieurs Harington and Company, assignees as aforesaid, and the representative or representatives of the said late Auvadanum Paupia Braminy, alias Avadaunum Paupiah, alias Avadaunum Paupia Braminy, alias Paupia, have no claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bonds for eighty-

S. Pa.

S. Pa.

five thousand Pagodas (85,000.) and eighty-eight thousand Pagodas (88,000.) or the debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the alleged Bonds, or the debts claimed thereon at the instance of the said Messieurs Harington and Company, assignees as aforesaid, or the representative or representatives of the said Auvadanum Paupia Braminy, alias Avadanum Paupiah, alias Avadaunam Paupia Braminy, alias Paupia, or of any other Person or Persons whatsoever: And we do further Award and Order, That the Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In Witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eleventh day of May in the year of our Lord one thousand eight hundred and fifteen.

Signed, (Signed)
In the presence of,
(Signed) Geo. Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

UPON the same ground that nothing is due, AWARDS have also been passed against the Parties in the following Claims. For the purpose of avoiding unnecessary trouble and expense, we do not give the Awards at length, but merely an ABSTRACT.

A B S T R A C T.

			Pa.	F.	C.	£.	s.	d.
AWARD N° 359, dated 14th April 1815, against	CLAIM N° 498 in the Fifth Report to Parliament.	{ Fownes Disney, Assignee of Sancon } Sasachellum Chitty - - - - }	24,228.	31.	33.	9,691.	10.	6.
	CLAIM N° 1,190 in the Fifth Report to Parliament.	{ Satar Arathopn, Assignee of Daboo Row } Sivram Pandit - - - - }	17,019.	14.	0.	6,819.	14.	8.
	CLAIM N° 1,456 in the Fifth Report to Parliament.	{ Richard Yeldham, as Treasurer and Secretary to the Government Bank of Madras, Mortgages and Assignees of Messieurs Tulloch, Brodie and Company, Assignees of Govinda Narrain - - }	81,620.	0.	0.	32,643.	0.	0.
	CLAIM N° 234 in the Fifth Report to Parliament.	{ Appa Royer, son and heir of Samau Row - - - - }	170,067.	5.	14.	51,276.	17.	0.
AWARD N° 360, dated 14th April 1815, against	CLAIM N° 386 in the Fifth Report to Parliament.	{ Coudalageryn Eras, nephew and heir of Venkata Subbayer - - - - }	192,166.	22.	40.	76,866.	18.	0.
	CLAIM N° 1,297 in the Fifth Report to Parliament.	{ James Sutherland, Assignee of Kistna Doss, who is described as mortgages of Poona Pillay - - - - }	30,643.	23.	47.	12,257.	8.	5½
	CLAIM N° 1,685 in the Sixth Report to Parliament.	{ Raish Coosalapoury Pillay Bahander, alias Rajah Kousulpore's Pilla Bahadur - }	234,475.	27.	60.	93,710.	10.	6.
	CLAIM N° 1,185 in the Fifth Report to Parliament.	{ Saha Jyah, as son and representative of the late Venkat Row Soucar - - - }	99,134.	33.	60.	39,781.	18.	4.
AWARD N° 364, dated 25th April 1815, against	CLAIM N° 613 in the Fifth Report to Parliament.	{ The legal representative or representatives of the late Hoomayoon Bukt - - - }	32,303.	7.	12.	12,921.	5.	4.
	CLAIM N° 1,265 in the Fifth Report to Parliament.	{ Sree Perambature Letchmanaram Reddy, Assignee of Verdo Pandit - - - - }	54,300.	0.	0.	21,720.	0.	0.
	CLAIM N° 1,429 and 1,423 in the Fifth Report to Parliament.	{ Vertho Pandit, as brother and personal representative of Venkat Row, deceased } Vertho Pandit, in his own right - - }	55,750.	28.	61.	22,500.	5.	3.
			18,101.	1.	42.	7,360.	10.	11.
AWARD N° 365, dated 25th April 1815, against			27,830.	5.	60.	11,132.	1.	0.
	CLAIM N° 395 in the Fifth Report to Parliament.	{ Conary Row, son of Govinda Naick, alias Gobind Naick - - - - }	166,623.	25.	0.	66,630.	4.	9.
	CLAIM N° 223 in the Fifth Report to Parliament.	{ Annjee Naick, as son and heir of Gopaul Naick - - - - }	86,980.	11.	40.	31,792.	2.	2½
	CLAIM N° 687 in the Fifth Report to Parliament.	{ Shroff Kistnamah Chitty, alias Kishnum Sittie Shroff - - - - }	43,526.	12.	30.	17,410.	10.	8.
AWARD N° 367, dated 4th May 1815, against	CLAIM N° 1,245 in the Fifth Report to Parliament.	{ Soubarow - - - - }	11,425.	0.	0.	4,570.	0.	0.
	CLAIM N° 1,403 in the Fifth Report to Parliament.	{ The legal representative or representatives of the late Sadras Vennigorn Modallier, alias Sadras Vennigorn Moodellier - }	20,504.	11.	20.	8,237.	14.	6.
	CLAIMS N° 2 and 3 of N° 119 in the First Report to Parliament.	{ John Telloh and the representatives of the late Antonio de Botim - - }	64,418.	28.	18.	25,767.	9.	4.
	CLAIMS N° 228 part of 224, 259 and 263, in the Fifth Report to Parliament.	{ The representatives of the late Auvedanum Paupia Braminy, alias Paupiah Dubash - - - - }	468,216.	34.	0.	187,286.	14.	0.
AWARD N° 370, dated 11th May 1815, against			91,951.	0.	0.	36,790.	8.	0.
			531,292.	0.	0.	213,716.	18.	0.
			123,056.	0.	0.	49,223.	8.	0.
	CLAIM N° 172 in the Fifth Report to Parliament.	{ William Abbott and Richard Arthur Maitland, assigners of the heirs and representatives of Goverdhan Doss and Beerj Doss and Samwal Doss, alias Samul Doss - - - - }	36,519.	13.	20.	14,527.	14.	2½
AWARD N° 376, dated 15th August 1815, against	CLAIM N° 325 in the Fifth Report to Parliament.	{ Edward Watts, on behalf and under the authority of the late Carnatic Insurance Company, assignees of Chase Chinnery and Company, assignees of Emmanuel Samuel, assignee of Tagaroy Moodellier, nephew and heir of Ramaswamy Moodellier, alias Haur Sojee Moodely - - - - }	30,227.	21.	0.	12,330.	12.	0.
	CLAIM N° 474 in the Fifth Report to Parliament.	{ Geecol Doss, son heir and sole executor of Mahah Doss Bowlasen, alias Muklem Doss Bhoolasa Soucar - - - }	166,216.	7.	0.	66,486.	9.	3.
	CLAIM N° 597 in the Fifth Report to Parliament.	{ George Pilley, as attorney of Calloor Venkata Narrain Braminy, alias Calloor Vincaturnain Appa, since deceased }	2,895.	23.	0.	918.	4.	9½

			P ^r . F. C.	£.	s.	d.
AWARD N ^o 385, dated 2d January 1816, against	CLAIM N ^o 957 in the Fifth Report to Parliament.	Musury Begum, widow of Mahomed Kawn Jahan Kawn Bahader - -	2,002.	43.	40.	600. 18. 0.
	CLAIM N ^o 266 in the Fifth Report to Parliament.	Zachariah Polack, for himself and the heirs of the late Cottrel Barrett -	9,976.	14.	10.	3,990. 10. 6.
	CLAIMS N ^{os} 1,432, 1,433 and 1,434, in the Fifth Report to Parliament.	Verjeevan Doss, grandson and heir of (Shivendoss Gutturardoss Vallaba Doss Soundara Doss - - - - -)	29,687.	1.	0.	11,874. 16. 4.
AWARD N ^o 388, dated 31st January 1816, against	CLAIM N ^o 41 in the First Report to Parliament.	Dame Louise Dalling, widow and execu- trix of the late Sir John Dalling, Baronet	147,500.	0.	0.	59,000. 0. 0
AWARD N ^o 389, dated 8th February 1816, against	CLAIM N ^o 70 in the First Report to Parliament.	The honourable Lieutenant Colonel John Lindsay, and the legal representatives of the late Francis Lautour - -	125,531.	10.	40.	50,212. 10. 0.
AWARD N ^o 392, dated 9th February 1816, against	This Claim is noticed at the end of the First Report to Parliament, but without number.	The representatives of the late Dawsonne Drake - - - - -	349,664.	16.	8.	139,865. 15. 0.

THE Aggregate Sterling Amount, adjudicated absolutely
against the Claimants, to the date of this Report, is £. 21,818,273. 15. 11½.

WE shall here subjoin, for the information of this Honourable House, an
ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the
present Report; viz.

	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	1,683,799	12	11½
Aggregate of Provisional Adjudications in favour of Parties	35,993	1	2
	£. 1,719,792	14	1½
Aggregate of Absolute Adjudications against the Parties, including the portions disallowed in Claims favourably adjudicated - - - - -	21,818,273	15	11½
TOTAL - - -	£. 23,538,066	10	—½

WE have the honour to state, to this Honourable House, that we are still
employed in the examination and consideration of the Reports, which the Com-
missioners in India have made on such Claims as they have investigated.

Manchester Buildings,
Westminster,
19th February 1816.

BENJ^r HOBHOUSE.
THO. COCKBURN.
ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)

ELEVENTH REPORT

OF THE

COMMISSIONERS

Appointed under an Agreement, concluded
on the 10th of July 1805, between The
EAST INDIA Company and the PRIVATE
CREDITORS of the late NABOBS of The
CARNATIC.

, (46 Geo. III. c. 133.)

*Ordered, by The House of Commons, to be Printed,
20 February 1816.*

(Nabobs of Arcot's Debts.)

THE
TWELFTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between The EAST INDIA Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III. c. 133.)

*Ordered, by The House of Commons, to be Printed,
14 February 1817.*

THE REPORT	- - - - -	p. 1.
LIST (in Continuation) of CLAIMS (N° 2666—to—N° 2852)	- - - - -	4 - 15.
Aggregate Sterling Amount of CLAIMS, in former and in this List	- - - - -	15.
Absolute ADJUDICATIONS <i>in favour</i> of Claimants	- - - - -	16.
Aggregate Sterling Amount adjudicated <i>in favour</i> of Claimants	- - - - -	61.
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Absolute ADJUDICATIONS <i>against</i> Claimants	- - - - -	63.
Abstract of AWARDS <i>against</i> Parties	- - - - -	69.
Aggregate Sterling Amount adjudicated absolutely <i>against</i> the Claimants, to the date of this Report	- - - - - }	72.
Abstract of the Amount of ADJUDICATIONS to the date of the present Report	- - - - - }	<i>ibid.</i>
Conclusion of This Report	- - - - - }	<i>ibid.</i>



TO THE

Honourable The COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

TWELFTH REPORT of the Commissioners
appointed under an Agreement concluded on the 13th July 1805,
between The EAST INDIA COMPANY and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sec. 9. of the 46th of His present MAJESTY, c. 133.
(continued by two Acts, the one passed in the 50th, and the other in the
52^d year of His Reign;) which directs the Commissioners in England, within
twenty-one days after the commencement of the next and every subsequent
Session of Parliament, to present to both Houses of Parliament, “A List
“ of all Claims which have been or shall be preferred to them or to the
“ Commissioners in India from time to time, and also a List of such Claims
“ as from time to time shall have been decided upon, either provisionally or
“ absolutely by the said Commissioners, with the grounds of their decision
“ thereon;”—We submit to the notice of this Honourable House, a List of all
the Claims which have been preferred since the date of our last Report.

LIST (in continuation) of CLAIMS preferred to the Commissioners, in India, for investigating The DEBTS of the late NABOBS of The CARNATIC; by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	CLAIMS for ARREARS & PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
	A.	Pag' F. C.	£. s. d.
2666	Abdool Cawdir, Son of Mahomed Boodagee, Son of Mullich Mahomed, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	10 3 7
2667	Abdool Cawdir, Son of Mozuffer Khan, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
2668	Abdool Kureem, Son of Sheikh Ally, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	10 3 7
2669	Abdool Kureem, Son of Sheikh Abdoolia, Son of Deen Mahomed, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	8 3 11
2670	Abdool Kureem, Son of Sheikh Chand, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	3 13 5
2671	Abdool Rubeem, Son of Mahomed Hosein, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	9 14 —
2672	Abdul Rahman, Son of Noor Mahomed, and Seapoy;—no amount specified - - - - -	—	—
2673	Aebur Ally, Son of Torab Ally, Son of Futteh Oollah, and Naick;—no amount specified - - - - -	—	—
2674	Ally Beg, Brother of Moortuza Beg, Seapoy;—no amount specified - - - - -	—	—
2675	Amoen Sababa, Widow of Sied Moheoddeen, Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	7 17 3
2676	Amrutum, Son of Lewis, Butler;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	18 16 1
2677	Anamullee, Son of Arnachellum, and Maimar, or Bricklayer, or Plaisterer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	15 16 5
2678	Arnachell, eldest Son of Kolunda, Maistry Ironsmith;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	31 13 5
	B.		
2679	Banoo Bibee, Mother of Causim Ally, Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	13 9 11
2680	Bapjee, Son of Hoonajee, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 2 7
2681	Buddurooddeen, Son of Sheikh Hosein, Son of Sheikh Munnah, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	3 3 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

CLAIMS for ARREARS of PAY.		AMOUNT of The Principal of The Claims in the Comspecified	Aggregate AMOUNT of The Principal and Interest in Sterling Money
C.		Pag' F. C.	£ s. d.
2682	Chelumbur, Son of Apoo, and Maistree of Baudces, or Head Cartman;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	15 1 0
2683	Chella Kotee, Son of Roodroopa, Ironsmith;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	23 7 7
2684	Chandra, Widow of Mootoo, Scullion; no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - - - -	- - -	13 15 8
2685	Caulapa, Son of Air Mootoo, and Curnum; no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	30 1 5
D.			
2686	Dadee Mahomed, Son of Mahomed Ghalib, Son of Mahomed Abdoolah, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	1 19 7
E.			
2687	Ellamaun, Widow of Dhurru Roy, Palankeen Bearer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	8 12 —
2688	Eterajaloo, Son of Pirmall Nair, Son of Gopal, and Butler;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	44 9 0
F.			
2689	Fakeer Mahomed, Son of Abdoir Russool, Son of Sheikh Ahmad, and Havildar;—no amount specified - - - - -	—	—
2690	Fatima Khanum, Mother of Gholam Moortusa Darogah;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	21 2 6
2691	Fuzul Aliy Beg, Son of Ameen Beg, Son of Moosa Beg, and Naick;—no amount specified - - - - -	—	—
G.			
2692	Gholam Hosein, Son of Abdool Kureem, Son of Shah Hosein, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 4 3
2693	Gholam Hosein, Son of Gholam Mahomed and Calashee, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	14 6 1
2694	Gholam Hosein, Son of Mahomed Ghaza, Son of Peer Mahomed, and Jemmadar;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	46 4 6
2695	Gholam Moheemooddeen Sudeeki, Son of Gholam Russool Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	237 19 5
2696	Gholam Moortusa, Son of Mahomed Isbak, Son of Sheikh Buray and Chobdar;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	6 18 1

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^a F. C.	£. s. d.
2697	Gobindoo, Son of Nursor Naick, and Seapoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	2 12 6
2698	Goorooapa, Son of Goorooapa, and Butler ?—no amount specified ; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah ; found due - - -	- - -	105 12 9
2699	Goorwee, Lamp Lighter in the Zenana ;—no amount specified ; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah ; found due - - -	- - -	35 19 4
2700	Govindama, Widow of Tirmul Nair, Gooller ;—no amount specified ; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah ; found due - - -	- - -	31 3 3
2701	Govindup Nair, Son of Goorup Nair and Goollur ;—no amount specified ; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah ; found due - - -	- - -	22 10 7
H.			
2702	Hoormul Bibee, Widow of Mahomed Hosein Be Asp ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Wallajah ; found due - - -	- - -	24 2 6
2703	Hosein Bee, Widow of Sheikh Hussun, Soobadar ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	25 2 6
2704	Huleem Sahib, Widow of Muhomed Hosein, Soobadar ;—no amount specified - - -	- - -	- - -
2705	Hussun Ally Beg, Son of Amren Beg, Son of Mooka Beg, and Seapoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Wallajah ; found due - - -	- - -	1 3 1
2706	Hussun Muhomed, Son of Sheekh Mohceooddeen, and Seapoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	3 6 8
I.			
2707	Ibraheem Beg, Son of Hyder Beg, and Seapoy ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	25 6 7
2708	Inchee, Son of Muttoop Nair, and Butler ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	10 2 4
2709	John, Son of Peter, alias John, Son of Anthony, alias Anthony, Son of John, Drummer ;—no amount specified ;—refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	3 10 6
K.			
2710	Khanum Sahiba, Widow of Gholam Hosein Be Asp ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Wallajah ; found due - - -	- - -	4 16 7
2711	Khanum Sahib, Widow of Abdoor Rahman, Havildar ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	23 7 6
2712	Kishen Dass, Son of Munjoo Ram, and Gunner ;—no amount specified ; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah ; found due - - -	- - -	8 11 6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	P.	C.	
2713	Kureem Bee, Widow of Mahomed Ameen, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	£. s. d. 2 16 5
	L.				
2714	Laul Mahomed, Son of Shekh Mudar, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	2 4 6
2715	Luchunya, Son of Kishnya and Ghureesalee;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - -	-	-	-	16 4 6
2716	Luchmun Persaud, Attorney for Ameen Sahiba, Widow of Shekhahyder, Seapoy;—no amount specified; refers to Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 17 6
	M.				
2717	Mahomed Abbas, Son of Mahomed Behadur, Son of Mahomed Osman, and Be Asp;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - -	-	-	-	53 6 6
2718	Mahomed Ally Phatoo, Son of Mahomed Jandolla Khan, and Preceptor and Killadar;—no amount specified - -	—			—
2719	Mahomed Asudoola, Son of Mahomed Jouhur, and Jemadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	18 11 1
2720	Mahomed Behauder, Son of Mahomed Wauhid, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	11 17 9
2721	Mahomed Booraun, Son of Mahomed Jumaal, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	17 11 7
2722	Mahomed Causim, Son of Mahomed Meer Baush, and Naick;—no amount specified - - - - -	—			—
2723	Mahomed Cawdir, Son of Mahomed Ghalib, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	14 — 6
2724	Mahomed Cawdir, Son of Mahomed Rehmat, Son of Mahomed Causim, and Seapoy;—no amount specified - -	—			—
2725	Mahomed Causim, Son of Mahomed Fear, Son of Mahomed Ahmed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 18 3
2726	Mahomed Ghalib, Son of Mahomed Abdoolla, and Seapoy and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 7 1
2727	Mahomed Hosein, Son of Mahomed Asud, Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	1 6 11
2728	Mahomed Hosein, Father of Gholam Hosein, Gunner;—no amount specified - - - - -	—			—
2729	Mahomed Hosein, Son of Gholam Mohesooddeen, and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	-	-	-	4 2 —
2730	Mahomed Hosein, Son of Tutteh Mahomed, Son of Mahomed Shureef and Risaladar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	181 12 2

LIST of CLAIMS preferred to the Commissioners, &c —continued.

No.	CLAIMS for ARREARS of Pay.	AMOUNT of The Principal of The Claims, in the Com- specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag' F. C.	£.	s.	d.
2731	Mahomed Jaffier, Son of Mahomed Enaud, Son of Mahomed Couley, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	4	10	5
2732	Mahomed Jehaugur, Son of Sheikh Imam, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	8	15	9
2733	Mahomed Moosa, Son of Bellawur Khan, Son of Behadur Khan, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	7	7	2
2734	Mahomed Nasir, Son of Meer Khan, Son of Mahomed Khan, and Jemmadar;—no amount specified - - -	---	—		
2735	Mahomed Nizamooddeen, Son of Abdool Guffar, and Be Asp;—no amount specified - - - - -	---	—		
2736	Mahomed Oomur, Son of Mahomed Soliman, and Sepoy;—no amount specified - - - - -	---	---		
2737	Mahomed Oomur, Son of Sheikh Sooliman, Sepoy;—no amount specified - - - - -	---	---		
2738	Mahomed Omur, Son of Mahomed Abdoolah, Son of Mahomed Buray, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	3	5	1
2739	Mahomed Omur, Son of Mahomed Hussun, Son of Mahomed Hummed, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	4	18	3
2740	Mahomed Oosmann, Son of Sheikh Buray, and Hircarra;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah, and Omdut ul Omrah; found due - - - - -	- - -	32	12	8
2741	Mahomed Oosman, Son of Aboo Mahomed, and Putwagur, or Gold and Silver Lace Maker;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	13	4	1
2742	Mahomed Oosman, Son of Mahomed Enayut, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	66	4	4
2743	Mahomed Russoul, Son of Mahomed Causim, Son of Mahomed Baboo, and Adjutant;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	44	16	4
2744	Mahomed Shureef, Son of Hajee Aboolecker, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	24	9	—
2745	Mahomed Yacoob, Son of Mahomed Hosein, Son of Sheikh Kurnaul, and Calashy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	13	8	5
2746	Mahomed Yoonus, Son of Sheikh Ahmad, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	1	16	3
2747	Mahomed Yusuf, Son of Mahomed Bundagere, Son of Mahomed Beer, and Sepoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	7	9	10
2748	Mahtaub Sing, Son of Shitamb Roy, and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - - -	- - -	23	14	3

LIST of CLAIMS preferred to the Commissioners, &c.—*continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, as the Com specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
2749	Maree Mootoo, Widow of Palita, Bricklayer Mistree;—no amount specified - - - - -	-	-	-	-	-	-
2750	Meer Gholam Ally, Son of Meer Tyzoollah, and Darogah;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	153	3	11
2751	Meer Hosein Ally, Son of Meer Abbas Ally Khan Behadur, and Darogah;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	73	17	8
2752	Meer Hosein, Attorney for Tirpulle Nair, and Goollur of the Treasury;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	18	-	8
2753	Meer Mahomed Ally, Son of Meer Azim, and Havildar; no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	16	10
2754	Meer Mahomed Shuffee, Son of Sied Abdool Cawdir, Son of Meer Mahomed Sied, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	10	3	7
2755	Meer Secunder Ally, Son of Meer Amaun Oolla and Be Asp;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	43	8	6
2756	Minchee, Daughter of Coottee, Lamplighter in the Zenana;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	36	17	2
2757	Mirza Hyder Beg, Son of Mirza Zeman Beg, Son of Mirza Ahmed Beg, and Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	14	2	2
2758	Moonecapa, Son of Nella Tomby, and Kitchen Boy;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	22	7	1
2759	Monteeal Nair, Son of Moodoo Nair, and Goollur;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	27	13	6
2760	Munguttah, Widow of Colunday, Butler;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - - -	-	-	-	11	4	1
N.							
2761	Narsain, Son of Gooroopas, and Butler;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	81	19	1
2762	Narsain, Son of Tanapa, Butler;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - - -	-	-	-	39	2	5
2763	Noor Bibee, Widow of Gholam Hosein, Maker of Carriage Reins;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	22	-	4
P.							
2764	Papoo, or Pauperoo, Son of Narsao, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	5	7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pags. 'E. C.	£. s. d.
2765	Pirmaloo, Son of Naruin, Son of Tador, and Seapoy;— no amount specified - - - - -	- - -	- - -
2766	Pirmaloo, Son of Mootcaloo, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	3 2 6
2767	Poonama, Widow of Ranlingum, Butler;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	28 18 3
2768	Poonna, Son of Pirectunbee, Son of Poonna, and Mu- shalchee or Torch Bearer;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	15 9 5
2769	Pulleo Goonda, Son of Narayadoo, and Seapoy and Ha- vildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 13 2
2770	Purisram, Son of Chedumbarum, Butler;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	53 18 8
R.			
2771	Rajeh Mahomed, Son of Mahomed Buhlale and Fer- rush;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	36 12 1
2772	Ramasawmy, Son of Air Moottoo, and Kitchen Boy;— no amount specified; refers to the Dusters for the amount due to the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	8 7 3
2773	Ramasawmy, Son of Rungup Nair, and Butler;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	6 14 3
2774	Ramasawmy, Son of Govind Pilla, son of Kistna Pilla, and Writer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	2 8 9
2775	Runga, Son of Chungapa, Son of Moosulya, and Barber; no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	13 11 3
2776	Runga, Son of Chunga, Son of Chunga, and Torch Bearer; —no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	21 5 4
S.			
2777	Samee Naick, Son of Bal Gooroo Naick, Butler;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	21 14 2
2778	Samee Nair, Son of Lingum Nair, and Soobadar;—no amount specified - - - - -	- - -	- - -
2779	Savil, Son of Padur, and Bass Drummer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	7 15 1
2780	Seroogamee Sweeper;—no amount specified; refers to the Dusters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	27 6 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Paga	F.	C.	£.	s.	d.
2781	Shahpoollee Beebee, Widow of Shekh Mahomed, Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	17	4
2782	Sheikh Adum, Son of Mahomed Asud, Son of Mahomed Moorad and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	2	6
2783	Sheikh Ahmed, Son of Sheikh Homer, Son of Sheikh Hosein, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	16	5
2784	Sheikh Ally, Son of Mahomed Yusuf, Son of Sheikh Mudar, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	-	6
2785	Sheikh Ally, Son of Sheikh Mahomed, Son of Sheikh Meerun, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	2	4
2786	Sheikh Ally, Son of Sheikh Rajoo, and Seapoy and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	3	9
2787	Sheikh Tukhurooddeen, Son of Sheikh Imam, Son of Sheikh Chand, and Seapoy and Naick;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	9	9
2788	Sheikh Hosein, Son of Sheikh Ahmed, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	5	1	6
2789	Sheikh Imam, Son of Gholam Hosein, Son of Mahomed Ghazee, and Ferrash or Spreader of Carpets, &c.;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	9	9	-
2790	Sheikh Ismael, Son of Sheikh Daoud, Son of Sheikh Yaseen, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	13	5	4
2791	Sheikh Mahomed, Son of Sheikh Imam, Son of Sheikh Daoud, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	16	-
2792	Sheikh Moheecooddeen, Son of Sheikh Hosein, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	5	7	7
2793	Sheikh Nizamooddeen, Son of Sheikh Burey, and Seapoy;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	11	9	6
2794	Sheikh Nuthur, Son of Sheikh Imam, and Commandant;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	19	12	9
2795	Sheikh Nuthur, Son of Mahomed Boorham, Sheikh Humeed, and Writer of descriptive Rolls;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	11	10	3
2796	Sheikh Omur, Son of Sheikh Mudar, Son of Fakeer Mahomed, and Seapoy;—no amount specified; refers to the Dusters for the Amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	10	1
2797	Sheikh Behmutoolah, Son of Bhoorhanoolah Khan, and Darogah;—no amount specified; refers to the Dusters for the amount due by the Ameer ul Omrah; found due - - - - -	-	-	-	16	16	4

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS OF PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregated AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
2798	Sheikh Sooltan, Son of Sheikh Abdool Cawder, Son of Sheikh Mukhdoom, and Siculghur or Armourer; arrears due from the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	62	22	40	£. s. d. 6 15 3
2799	Shekh Adum, Son of Mahomed Kumaal, and Barber and Hair Dresser;—no amount specified; refers to the Dufters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	98 14 1
2800	Shekh Humeed, Son of Gholam Mohceooddeen and Naick;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 2 —
2801	Shekh Muder, Son of Fukeer Mahomed, Scapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 2 5
2802	Shekh Oomur, Son of Shekh Soliman, and Jemadar;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	32 17 3
2803	Sheshya, Son of Ram Kishna, and Jemadar;—no amount specified; refers to the Dufters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	88 6 —
2804	Sheshya, Father of Ram Kishna, Hircarra;—no amount specified; refers to the Dufters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	26 10 —
2805	Shookuroollah Beg, Son of Asud Oollah Beg, and Khidmutgar or Personal Attendant;—no amount specified; refers to the Dufters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	84 2 —
2806	Shumsooddeen, Son of Gholam Ally, and Trooper;—no amount specified - - - - -	-	-	-	—
2807	Sidancee Man, Mother of Meer Moortuza, Scapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 19 3
2808	Sied Ahmud, Son of Sied Moheecooddeen, and Scapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 12 11
2809	Sied Fakhurooddeen, Son of Sied Imam, Son of Sied Hosein, and Gunner;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 18 11
2810	Sied Fakhurooddeen, Son of Sied Imam, Son of Sied Hosein, and Coachman;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	35 15 8
2811	Sied Guffoor, Son of Sied Moortuza, Son of Sied Abdool, Nuber and Scapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 2 10
2812	Sied Ibraheem, Son of Sied Bolakee, and Trooper;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 2 3
2813	Sied Mahomed, Son of Sied Jemal, and Scapoy;—no amount specified; refers to the Dufters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	18 1 2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
2814	Sied Mahomed, Son of Sied Mahomed Junood, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due -	- -	7 7 2
2815	Sied Mahomed, Son of Ameen Ally, and Murseed Khan, or Reader of Funeral Elegies;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due -	- - -	22 10 6
2816	Sied Nizam, Son of Sied Hosein, Son of Sied Mukhdoom, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	7 12 6
2817	Siyed Burnay, Son of Siyed Ibraheem, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due -	- - -	2 6 6
2818	Siyed Causim, Son of Siyed Imman, Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	4 16 5
2819	Siyed Ibraheem, Son of Sied Yoonus, and latterly Risaladar of Orderlies;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	17 8 2
2820	Siyed Moostufa, Son of Siyed Ibraheem, and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due -	- - -	1 16 3
2821	Siyed Peer, Son of Siyed Boorhaan, and Coachman;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due -	- - -	16 2 2
2822	Soobramony, Son of Veerbhudra, and Mootsudee;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due -	- - -	2 16 —
2823	Soob Kurun, Son of Gopal Doss, Son of Chunder Bhan, and Seapoy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	1 10 10
2824	Subboo, alias Soobbee, Son of Narain Sitty, and Sweeper; no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due -	- - -	10 2 8
2825	Sufder Hosein, Son of Sied Boodhun, and Seapoy and Naick;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	7 17 7
2826	Syyed Abdool Ally, Son of Syyed Abdoella, Mudud Khureh;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	16 13 9
T.			
2827	Taj Khatoon, Daughter of Abdool Nubbee, Nukeeb or describer of Recruits;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	14 8 8
2828	Teeka Baye, Widow of Kishen Doss, Havildar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	9 1 6
2829	Teekaram and his Son Girdhar Loll, Son of Moodun Mohun, and Mootsudee and Moonshce;—no amount specified; refers to the Duffers for the amount due by the Nabob Wallajah; found due - - - - -	- - -	258 9 8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag ^s F. C.	£. s. d.
2830	Teyna, Son of Nagapa, and Bhoee;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	8 16 7
2831	Tirwutee, Son of Nyna, and Butler;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	6 14 3
2832	Tondaroy, Son of Mootappa, and Butler;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	12 11 6
U.			
2833	Undoa (by her Attorney Vencatachellum) Widow of Vee-rasawnee, Bell Stricker;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	13 1 9
V.			
2834	Veera, Mother of Ramlingum, Iron Smith;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	22 1 6
2835	Veera, Son of Moottoo, Son of Curpa, and Butler;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	5 15 —
2836	Vencatachellum, Son of Acharoo, and Ghureealee;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	31 5 10
2837	Vencatachellum, Son of Vencatachellum, and Butler;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	54 11 5
2838	Vencatachellum, Son of Ellapa, Son of Tandava Moortee, and Bricklayer;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	51 2 3
2839	Vencat Ram, Son of Lachmuna, and Clashey;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	15 10 9
2840	Vencat Row, Son of Appajee Row, and Jeumadar;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	27 11 5
2841	Vencat Dasree, of Kishnum Nair, and Goollur or Treasury Cash Keeper;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	32 — 10
2842	Vencat Ram Naick, son of Bal Naick, and Goollur and Treasury Cash Keeper;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	41 5 3
2843	Vencat Ramdoo, Son of Pap Nair, and Goollur;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	26 9 8
2844	Vencat Samee, Son of Samee Nair, Son of Lingum Nair, and Scapoy;—no amount specified. - - -	- - -	—
2845	Vencat Sawmee, Son of Kistnya, and Ghureealee or Striker of the Hour;—no amount specified; refers to the Duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	16 4 6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified	Aggregate AMOUNT of The Principal and Interest in Sterling Money.		
		Pag. F. C.	£.	s.	d.
2846	Vencoo, Widow of Hunamuntoo, Gunner;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - -	- - -	1	9	6
2847	Vencunna, Son of Vencatachellum, Son of Andapa, and Drill Havildar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	23	19	3
2848	Veloydum, Son of Cunda Mistree, Bricklayer;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	- -	68	13	8
2849	Veloydum Mistree, Son of Cunda Mistree, and Bricklayer, —no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	19	9	6
2850	Veragoo, Son of Poonna, Son of Pareen, and Coachman;—no amount specified - - - - -	—	—	—	—
Z.					
2851	Zeinoool Abudeen, Son of Hajee Cootubooddeen, Son of Abdool Ky Khan, and Be Asp;—no amount specified -	—	—	—	—
2852	Zeinul Saheba, Widow of Sheikh Soloman, Soobadar;—no amount specified; refers to the Dusters for the amount due by the Nabob Omdut ul Omrah; found due - -	- - -	102	5	1

THE Aggregate Sterling Amount of CLAIMS, specified in the List formerly presented to This Honourable House, and in this Continuation of it, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is - - - - -

£. s. d.
29,437,744 1 3 ½

Absolute
Adjudications
in favour of
Claimants.

HAVING decided absolutely on many Claims since the date of our last Report, we conceive the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, copies or abstracts of the Awards which we have made.

ABSOLUTE ADJUDICATIONS *in favour of* CLAIMANTS.

CLAIM N° 102 in our First Report.

N° 394.

CLAIM
N° 81 in the London
Gazette of the
12th August 1806;
and,
N° 102 in the First
Report to Parliament.
John Wedderburn,
Esq. Executor of
the late General
Patrick Ross.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of His Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John Wedderburn of London Esquire, executor of the late General Patrick Ross, formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said late Patrick Ross did become party to certain Articles of Agreement bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees one twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Mowbray, Charles Binny, and Valentine Conolly, being the only trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made on behalf of the heirs of the said late Patrick Ross, for the principal sum of four hundred and six thousand six hundred and eighteen Pagodas twenty-five Fanams and thirty-two Cash (P^{rs} 406,618. 25 f. 32 c.) which with the arrears of interest due thereon is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five hundred and fifteen thousand eight hundred and forty-eight Pagodas twenty-three Fanams and thirty-two Cash (P^{rs} 515,848. 23 f. 32 c.) or two hundred and six thousand three hundred and thirty-nine Pounds eight Shillings and sixpence sterling (£. 206,339. 8 s. 6 d.); and having also taken into consideration a Claim made by certain of the trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sums claimed as aforesaid, on behalf of the heirs of the said late Patrick Ross, and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Patrick Ross was Chief Engineer in the service of the United East India Company, and that about the month of October, in the year of our Lord one thousand seven hundred and seventy-three, the said Patrick Ross was employed by his said Highness the late Nabob Wallajah in repairing at his Highness's expence the fortifications of Tanjore, with the consent and by the orders of the Governor in Council of Fort St. George: And we do further find, that the said Patrick Ross was also employed by his said Highness the Nabob Wallajah in the direction and superintendence of various other Circar works and buildings: And we do further find, That his Highness Omdut ul Omrah, then minister of his father the Nabob Wallajah, did on the part of the said Nabob grant two Bonds bearing dates the third day of April in the year of our Lord one thousand seven hundred and ninety-one, for the sum of one hundred thousand (S. P^{rs}. 100,000) Star Pagodas each:

Absolute
Adjudications
in favour of
Claimants.

each: And we do further find, That on the thirty-first day of December in the year of our Lord one thousand seven hundred and ninety-eight, his said Highness Omdut ul Omrah, being then Nabob of the Carnatic, settled with the said Patrick Ross on account of the said Bonds so granted by his said Highness, making the sum due to the said Patrick Ross four hundred and six thousand six hundred and eighteen Pagodas thirty-five Fanams and thirty-two Cash (P^r. 406,618. 35 f. 32 c.) as aforesaid; and that his said Highness further executed a Deed of Agreement, dated the first day of January in the year of our Lord one thousand eight hundred, declaring the amount aforesaid in the said account to be the balance due at that date, and engaging for its discharge by instalments: And we do further find, That the said account consists partly of principal monies and partly of interest: And we do further find, That upon opening the said accounts, setting aside the said Agreement and Bonds and making up a new account, agreeably to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his said Highness the late Nabob Wallajah and his successors to the said late Patrick Ross and his representatives, amounted to the aggregate sum of forty-three thousand eight hundred and sixty-five Pagodas and forty six Cash (P^r. 43,865. 0 f. 46 c.) or seventeen thousand five hundred and forty-six Pounds and one Penny sterling (£. 17,546. 0 s. 1 d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of forty-three thousand eight hundred and sixty-five Pagodas and forty-six Cash (P^r. 43,865. 0 f. 46 c.) or seventeen thousand five hundred and forty-six Pounds and one Penny sterling (£. 17,546. 0 s. 1 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah and his successors to the representatives of the said late Patrick Ross: And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabob Wallajah previous to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of forty-one thousand six hundred and seventy-one Pagodas thirty-two Fanams and four Cash (P^r. 41,671. 32 f. 4 c.) or sixteen thousand six hundred and sixty-eight Pounds fourteen Shillings and one Penny sterling (£. 16,668. 14 s. 1 d.) being a portion of the said debt, is due and owing to the said John Wedderburn of London, executor as aforesaid; and that the said John Wedderburn, as executor aforesaid, hath and shall have right to participate to the amount of the said sum of forty-one thousand six hundred and seventy-one Pagodas thirty-two Fanams and four Cash (P^r. 41,671. 32 f. 4 c.) or sixteen thousand six hundred and sixty-eight Pounds fourteen Shillings and one Penny sterling (£. 16,668. 14 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand one hundred and ninety-three Pagodas ten Fanams and forty-two Cash (P^r. 2,193. 10 f. 42 c.) or eight hundred and seventy-seven Pounds and six Shillings sterling (£. 877. 6 s.), being the remainder of the said debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of two thousand one hundred and ninety-three Pagodas ten Fanams and forty-two Cash (P^r. 2,193. 10 f. 42 c.) or eight hundred and seventy-seven Pounds and six Shillings sterling (£. 877. 6 s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of their said Highnesses Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said two Bonds or the debt or debts claimed thereon at the instance of the said John Wedderburn, executor as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the third day of April in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIM N° 422 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed,

N° 395.

CLAIM
N° 264 in the London
Gazette of the 24th
June 1819; and,
N° 422 in the Fifth
Report to Parliament

Absolute
Adjudications
in favour of
Claimants.

Messrs. *Adrian De
Fries and Company,*
Successors to the
Firm of Messrs.
*Thomas Pelling, and
John de Fries,*
Assignees of
Moses de Castro.

and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;” Send Greeting: Whereas Messrs. Adrian De Fries and Company of Madras in the East Indies, successors to the firm of Messrs. Thomas Pelling and John De Fries also of Madras aforesaid, assignees of Moses De Castro, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Messrs. Adrian De Fries and Company, successors as aforesaid, have become parties to certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them, as successors aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas, George Moubray, Charles Binney, and Valentine Conolly, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messrs. Adrian De Fries and Company, as assignees of Moses De Castro, for the principal sum of five hundred Star Pagodas (500 S. P.) which with the arrears of interest stated to be due thereon, amounted together on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand five hundred and twenty-seven Star Pagodas eleven Fanams and twenty Cash (S. P. 1,527. 11 f. 20 c.) or six hundred and ten Pounds and eighteen Shillings sterling (£. 610. 18 s.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Messrs. Adrian De Fries and Company, as assignees aforesaid, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Nabob Omdut ul Omrah granted a Bond to Mr. Moses De Castro, bearing date the twelfth Rujeb eleven hundred and ninety-one of the Hegyra, for the principal sum of five hundred Star Pagodas (500 S. P.): And we do further find, That the debt so constituted by the said Bond was money bona fide lent by the said Mr. Moses De Castro to his Highness the said Nabob Omdut ul Omrah: And we do further find, That the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said Nabob Omdut ul Omrah to the representatives of the said Mr. Moses De Castro, was one thousand one hundred and sixty-eight Pagodas twenty-six Fanams and thirty-seven Cash (P. 1,168. 26 f. 37 c.) or four hundred and sixty-seven Pounds nine Shillings and one Penny sterling (£. 467. 9 s. 1 d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of one thousand one hundred and sixty-eight Pagodas twenty-six Fanams and thirty-seven Cash (P. 1,168. 26 f. 37 c.) or four hundred and sixty-seven Pounds nine Shillings and one Penny sterling (£. 467. 9 s. 1 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah, to the representatives of the said Mr. Moses De Castro: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said Nabob Omdut ul Omrah for money lent, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one thousand one hundred and ten Pagodas eight Fanams and twenty-seven Cash (P. 1,110. 8 f. 27 c.) or four hundred and forty-four Pounds one Shilling and eight-pence sterling (£. 444. 1 s. 8 d.) being a portion of the said debt, is due and owing to the said Messrs. Adrian De Fries and Company, successors to the firm of Messrs. Thomas Pelling and John De Fries, assignees as aforesaid, and that the said Messrs. Adrian De Fries and Company, successors to the firm as aforesaid, assignees as aforesaid, have and shall have right to participate to the amount of the said sum of one thousand one hundred and ten Pagodas eight Fanams and twenty-seven Cash (P. 1,110. 8 f. 27 c.) or four hundred and forty-four Pounds one Shilling and eight-pence sterling (£. 444. 1 s. 8 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of fifty-eight

eight Pagodas eighteen Fanams and ten Cash (P^r 58. 18f. 10c.) or twenty-three Pounds seven Shillings and five-pence sterling (£. 23. 7s. 5d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binney, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binney, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of fifty-eight Pagodas eighteen Fanams and ten Cash (P^r 58. 18f. 10c.) or twenty-three Pounds seven Shillings and five-pence sterling (£. 23. 7s. 5d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the said Messrs. Adrian De Fries and Company, successors to the firm as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fifth day of April in the year of our Lord one thousand eight hundred and sixteen.

Absolute
Adjudications
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N^o 159 in our Second Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Harry Robert Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer of the other part;" Send Greeting: Whereas the late Hugh Vaughan, formerly of Madras in the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said late Hugh Vaughan did execute certain Articles of Agreement, bearing date the fourteenth day of November in the year of our Lord one thousand eight hundred and six, between several Persons describing themselves as creditors of the late Nabobs of the Carnatic, of the first part; and John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and did thereby transfer and assign over to the said John Fordyce, his executors administrators and assigns, one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot and of the Carnatic, or the Ameer ul Omrah, or from any one of them, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby assigned to him the said John Fordyce, his executors or administrators: And whereas the said John Fordyce did execute the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and did thereby for himself, his heirs executors and administrators, submit himself to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Hugh Vaughan upon his Highness the said late Nabob Wallajah, for the principal sum of thirty-five thousand two hundred and three Pagodas (P^r 35,203.) which, with the arrears of interest stated to be due thereon, amounted together on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty thousand one hundred and sixty-four Pagodas (P^r 50,164.) or twenty thousand and sixty-five Pounds and twelve Shillings sterling (£. 20,065. 12s.): And having also taken into consideration a Claim made by the said late John Fordyce, as assignee aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid, by the said late Hugh Vaughan; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Hugh Vaughan was paymaster to the forces of the said East India Company at Madras in the East Indies aforesaid, in the year of our Lord one thousand seven hundred and ninety-four: And we do further find, That about the year aforesaid the said Hugh Vaughan

N^o 396.

CLAIM
N^o 159 in the London
 Gazette of the 27th
 June 1807; and,
 N^o 159 in the Second
 Report to Parliament.
 The late Hugh
 Vaughan.

**Absolute
Adjudications
in favour of
Claimants.**

Vaughan was engaged in various pecuniary transactions with his said late Highness the Nabob Wallajah, or with other persons on account of his said Highness: And we do further find, That on making up the account between his said late Highness and the said late Hugh Vaughan, according to the covenants provisions and directions of the said Indenture, the aggregate sum, principal and interest, due by the representatives of the said late Nabob Wallajah to the said late Hugh Vaughan and his representatives, amounted on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to twenty-two thousand six hundred and seventy Pagodas eleven Fanams and forty-nine Cash (P^a 22,670. 11 f. 49 c.) or nine thousand and sixty-eight Pounds two Shillings and two-pence sterling (£. 9,068. 2 s. 2 d.) And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of twenty-two thousand six hundred and seventy Pagodas eleven Fanams and forty-nine Cash (P^a 22,670. 11 f. 49 c.) or nine thousand and sixty-eight Pounds two Shillings and two-pence sterling (£. 9,068. 2 s. 2 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the said late Hugh Vaughan and his representatives: And we do further Award and Order, That the said debt being a debt contracted for money bonâ fide advanced to or for the use of his Highness the said Nabob Wallajah subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of twenty-one thousand five hundred and thirty-six Pagodas thirty-two Fanams and three Cash (P^a 21,536. 32 f. 3 c.) or eight thousand six hundred and fourteen Pounds fourteen Shillings and one Penny sterling (£. 8,614. 14 s. 1 d.) being a portion of the said debt, is due and owing to Richard Vaughan the younger and William Tanner, the two executors, to whom has been granted probate of the last will and testament of the said late Hugh Vaughan, and that the said Richard Vaughan and the said William Tanner have and shall have right to participate to the amount of the said sum of twenty-one thousand five hundred and thirty-six Pagodas thirty-two Fanams and three Cash (P^a 21,536. 32 f. 3 c.) or eight thousand six hundred and fourteen Pounds fourteen Shillings and one Penny sterling (£. 8,614. 14 s. 1 d.) in the Fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand one hundred and thirty-three Pagodas twenty-one Fanams and forty-six Cash (P^a 1,133. 21 f. 46 c.) or four hundred and fifty-three Pounds eight Shillings and one Penny sterling (£. 453. 8 s. 1 d.) being the remainder of the said debt, is due and owing to James King of Tavistock Place in the county of Middlesex, one of the executors named in the will of the said John Fordyce, and that the said James King hath and shall have right to participate to the amount of the said sum of one thousand one hundred and thirty-three Pagodas twenty-one Fanams and forty-six Cash (P^a 1,133. 21 f. 46 c.) or four hundred and fifty-three Pounds eight Shillings and one Penny sterling (£. 453. 8 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said debt claimed thereon at the instance of the representatives of the said late Hugh Vaughan, or of any other person or persons whatsoever: And we do further Award and Order, That all the security and securities received by the said late Hugh Vaughan, for the advances made by him to or for his late Highness the Nabob Wallajah, in the course of the pecuniary transactions aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eight day of April in the year of our Lord one thousand eight hundred and sixteen.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed (being first duly stamped)
in the presence of

(Signed) Geo. Parkhouse.

CLAIM N° 1542 in our Sixth Report.

N° 398.

CLAIM

N° 1479 in the London
Gazette of the 15th
September 1810;
and,

N° 1542 in the Sixth
Report to Parliament.

The late *Hovsenjohn
Johanness*, Arme-
nian merchant, as
Son and Heir of the
late *Johanness Mar-
teross Hyderbadhy*.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameerr ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameerr,

Ameer, of the other part;" Send Greeting: Whereas the late Hovenjohn Johanness, Armenian merchant, formerly of the East Indies, as son and heir of the late Johanness Marterooos Hyderbady, also formerly of the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors and administrators, to the judgment, award, order, and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him, as son and heir as aforesaid, under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Hovenjohn Johanness as son and heir aforesaid, upon his said Highness the late Nabob Omdut ul Omrah, for the principal sum of two thousand and eighty-four Star Pagodas (S. P^a 2,084.) which with arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand six hundred and fifty-five Star Pagodas thirty-five Fanams and eight Cash (S. P^a 5,655. 35 f. 8 c.) or two thousand two hundred and sixty-two Pounds six Shillings and five-pence Sterling (£. 2,262. 6 s. 5 d.): And having duly investigated the said Claim according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Omdut ul Omrah, granted a Bond to Khaja Howanness, Armenian, alias Johanness Marterooos Hyderbady, Armenian merchant, bearing date the first day of Shaban, eleven hundred and ninety-two of the Hegyra, for the principal sum of two thousand and eighty-four Star Pagodas (S. P^a 2,084.): And we do further find, That the consideration of the said Bond was the balance due on an account current for goods sold, and money advanced by the said Khaja Howanness, alias Johanness Marterooos Hyderbady, to or for his said Highness Omdut ul Omrah: And we do further find, That the aggregate amount, principal and interest, due from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said late Johanness Marterooos Hyderbady, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was four thousand seven hundred and sixty-four Pagodas fifteen Fanams and thirty-two Cash (P^a 4,764. 15 f. 32 c.) or one thousand nine hundred and five Pounds and fifteen Shillings Sterling (£. 1,905. 15 s.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of four thousand seven hundred and sixty-four Pagodas fifteen Fanams and thirty-two Cash (P^a 4,764. 15 f. 32 c.) or one thousand nine hundred and five Pounds and fifteen Shillings Sterling (£. 1,905. 15 s.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the legal representative or representatives of the said late Khaja Howanness, Armenian, alias Johanness Marterooos Hyderbady, and that the legal representative or representatives as aforesaid, have and shall have right to participate to the amount of the said sum of four thousand seven hundred and sixty-four Pagodas fifteen Fanams and thirty-two Cash (P^a 4,764. 15 f. 32 c.) or one thousand nine hundred and five Pounds and fifteen Shillings Sterling (£. 1,905. 15 s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his said Highness Omdut ul Omrah for goods sold and money lent, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said bond or the debt claimed thereon, at the instance of the legal representative or representatives of the said late Khaja Howanness, Armenian, alias Johanness Marterooos Hyderbady, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the sixteenth day of April in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) Geo. Parkhouse.

{ BENJAMIN HOBHOUSE.
THO. COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N^o 726 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whiston Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed Indented and bearing date the tenth day of July one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah

Absolute
Adjudications
in favour of
Claimants.

N^o 399.

CLAIM
N^o 764 in the London
Gazette of the 24
September 1809;
and,
N^o 726 in the Fifth
Report to Parliament.
The late Laur
Mahomed, cotton
printer.

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Adjudications
in favour of
Claimants.

Wallah Juh, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas the late Laur Mahomed, cotton printer, formerly of the East Indies, did by his eldest son Abdooruhman, as his attorney also of the East Indies, become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture : Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Laur Mahomed upon his said Highness the Nabob Wallajah, for the principal sum of one hundred and thirty-seven Pagodas and nine Annas (P^a 137. 9^a) which with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and nineteen Star Pagodas and twelve Annas (S. P^a 319. 12^a) or one hundred and twenty-seven Pounds fourteen Shillings and three-pence halfpenny sterling (£. 127. 14 s. 3½ d.) : And having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Nabob Wallajah granted two Tunkahs in favour of the said Laur Mahomed, one for the principal sum of one hundred and thirty-three Star Pagodas (S. P^a 133.) the other for the principal sum of twenty-one Rupees (R^a 21.) both dated the ninth Rubbeeulawul one thousand one hundred and ninety-three of the Hegyra, and making together the sum of one hundred and thirty-seven Pagodas and nine Annas (P^a 137. 9^a) : And we do further find, That the debt so constituted by the said Tunkahs was on account of the price of goods purchased by the Sircar from the said Laur Mahomed, cotton printer as aforesaid : And we do further find, That no part of the two before-mentioned Tunkahs hath been paid, save and except the sum of five Rupees (R^a 5.) acknowledged to have been received and credited on the back of the said Tunkah for twenty-one Rupees (R^a 21.) as aforesaid : And we do further find, That the principal sum due to the said Laur Mahomed, with the arrears of interest due thereon, computed according to the covenants provisions and directions of the aforesaid Indenture, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and eighty-eight Pagodas thirty-one Fanams and forty-one Cash (P^a 388. 31 f. 41 c.) or one hundred and fifty-five Pounds ten Shillings and one Penny sterling (£. 155. 10 s. 1 d.) : And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of three hundred and eighty-eight Pagodas thirty-one Fanams and forty-one Cash (P^a 388. 31 f. 41 c.) or one hundred and fifty-five Pounds ten Shillings and one Penny sterling (£. 155. 10 s. 1 d.) was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the said late Laur Mahomed and his representatives ; and that the said Abdooruhman the legal representative of the said Laur Mahomed, hath and shall have right to participate to the amount of three hundred and eighty-eight Pagodas thirty-one Fanams and forty-one Cash (P^a 388. 31 f. 41 c.) or one hundred and fifty-five Pounds ten Shillings and one Penny sterling (£. 155. 10 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic : And we do further Award and Order, that the said debt being a debt contracted by the said Nabob Wallajah prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture : And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two Tunkahs, or the debt or debts claimed thereon at the instance of the said Abdooruhman, the legal representative of the said Laur Mahomed, or of any other person or persons whatsoever : And we do further Award and Order, That the Tunkahs aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the sixteenth day of April in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N^o 54 in our First Report.

No. 400.
CLAIM.
N^o 40 in the London
Gazette of the 12th
August 1806 ; and,
N^o 54 in the First
Report to Parliament,
Edward John
Holland.

TO all to whom these Presents shall come : We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Juh, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness

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Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Juh, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Juh, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Edward John Hollond of Devonshire Place in the Parish of Saint Mary-le-bone in the County of Middlesex, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Edward John Hollond hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him the said Edward John Hollond from his Highness the said late Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part to thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims made by the said Edward John Hollond upon his Highness the said late Nabob Wallajah, the first for the principal sum of one hundred and sixty-one thousand three hundred and fifty-seven Pagodas fifteen Panams and forty Cash (P^r 161,357. 15 f. 40 c.) the second for the principal sum of fifty thousand Star Pagodas (S. P^r 50,000.) which with the balance of arrears of interest on both sums are stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four hundred and eleven thousand five hundred and seventy-two Pagodas seventeen Panams and forty Cash (P. 411,572. 17 f. 40 c.) or one hundred and sixty-four thousand six hundred and twenty-eight Pounds nineteen Shillings and threepence sterling (£. 164,628. 19 s. 3 d.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Edward John Hollond; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Wallajah granted two orders, one for the sum of one hundred and forty-nine thousand five hundred and forty-nine Pagodas (P^r 149,549.) the other for the sum of eleven thousand eight hundred and eight Pagodas nine Panams and thirty-eight Cash (P^r 11,808. 9 f. 38 c.) both bearing date the sixth day of December in the year of our Lord one thousand seven hundred and eighty-six, for securing payment of the said several sums to the said Edward John Hollond, and also granted a Bond for fifty-thousand Star Pagodas (S. P^r 50,000.) bearing date the first Suffer twelve hundred and one of the Hegyra, corresponding with the twenty-third day of November in the year of our Lord one thousand seven hundred and eighty-six, in favour of the said Edward John Hollond: And we do further find, That the consideration of the debt so constituted by the said Orders and Bond was the principal and interest of other Bonds of his said Highness, which on a settlement of account were delivered up by the said Edward John Hollond to his said Highness, to be cancelled: And we do further find, That upon setting aside the said Orders and Bond, opening the accounts between the parties, and making up the accounts of the original advances, agreeably to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate said due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Wallajah to the said Edward John Hollond and his representatives, was forty-five thousand six hundred and forty-five Pagodas sixteen Panams and forty-eight Cash (P^r 45,645. 16 f. 48 c.) or eighteen thousand two hundred and fifty-eight Pounds three Shillings and two pence sterling (£. 18,258. 3 s. 2 d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of forty-five thousand six hundred and forty-five Pagodas sixteen Panams and forty-eight Cash (P^r 45,645. 16 f. 48 c.) or eighteen thousand two hundred and fifty-eight Pounds three Shillings and two pence sterling (£. 18,258. 3 s. 2 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Edward John Hollond and his representatives, on the ground of the herein before recited Claims: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallajah for money bonâ fide lent and goods sold paid on the twelfth day of February in the year of our Lord one thousand seven hundred

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hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of forty-three thousand three hundred and sixty-three Pagodas five Fanams and twenty-two Cash (P^a 43,363. 5 f. 22 c.) or seventeen thousand three hundred and forty-five Pounds and five Shillings sterling (£. 17,345. 5s.) being a portion of the said debt, is due and owing to the said Edward John Holland, and that the said Edward John Holland hath and shall have right to participate to the amount of the said sum of forty-three thousand three hundred and sixty-three Pagodas five Fanams and twenty-two Cash (P^a 43,363. 5 f. 22 c.) or seventeen thousand three hundred and forty-five Pounds and five Shillings sterling (£. 17,345. 5s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of two thousand two hundred and eighty-two Pagodas eleven Fanams and twenty-six Cash (P^a 2,282. 11 f. 26 c.) or nine hundred and twelve Pounds eighteen Shillings and two-pence sterling (£. 912. 18s. 2d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny as assignees aforesaid, and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of two thousand two hundred and eighty-two Pagodas eleven Fanams and twenty-six Cash (P^a 2,282. 11 f. 26 c.) or nine hundred and twelve Pounds eighteen Shillings and two-pence sterling (£. 912. 18s. 2d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect to the said Orders or Bond, or the debts claimed thereon at the instance of the said Edward John Holland, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond and Orders aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of May in the year of our Lord one thousand eight hundred and sixteen.

Ed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIM Part of N^o 1 of N^o 85 in our First Report.

N^o 401.

CLAIM,
Part of N^o 1 of N^o 69
in the London
Gazette of the 12th
August 1806; and
Part of N^o 1 of N^o 85
in the First Report
to Parliament.
Sir John Macpherson,
Baronet.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased; and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Sir John Macpherson of Brompton Grove, in the parish of Kensington, in the County of Middlesex, Baronet, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Sir John Macpherson hath executed certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Pedder of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement, mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under

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Claimants.*

under the said Indenture: And whereas it was resolved by the Board, on the twenty-fifth day of January in the year of our Lord one thousand eight hundred and thirteen, that the sum of four thousand five hundred Pagodas (P^a 4,500.) with interest thereon, at the rate of five per cent. per annum, from the seventh day of March in the year of our Lord one thousand seven hundred and seventy-seven, to the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was justly due and owing from the said late Ameer ul Omrah to the said Sir John Macpherson; and that the Chop for one lac of Rupees (R^s 100,000.) under date the twenty-seventh Zehij eleven hundred and ninety of the Hegyra, granted by his said Highness to the said Sir John Macpherson, partly on the ground of the sale of a house, and partly as a gift or present to the said Sir John Macpherson, should be cancelled and delivered up to the Court of Directors of the said United East India Company, when the said sum of four thousand five hundred Pagodas (P^a 4,500.) with interest thereon as aforesaid should be awarded to him the said Sir John Macpherson: And whereas the said sum of four thousand five hundred Pagodas (P^a 4,500.) with interest thereon as aforesaid, amounting on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, to ten thousand six hundred and seventeen Pagodas twenty-two Fanams and thirty-four Cash (P^a 10,617. 22 f. 34 c.) or four thousand two hundred and forty-seven Pounds and three-pence sterling (£. 4,247. 0s. 3d.) could not before be awarded, because the amount of the property belonging to his Highness the said Ameer, which passed at his death into the hands of the Nabob Wallajah, was not sufficiently known, nor the amount of the debts claimed against his said Highness sufficiently ascertained: And whereas, after having calculated the amount of the said property and of the said debts so claimed, it is now established to the satisfaction of us the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, that by allowing all such sums as have been claimed and may be found justly due and owing from his said Highness the Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by his said Highness, will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been justly liable to the satisfaction of the debts of his Highness the said Ameer; and therefore all such debts, agreeably to the directions of the seventh clause of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of ten thousand six hundred and seventeen Pagodas twenty-two Fanams and thirty-four Cash (P^a 10,617. 22 f. 34 c.) or four thousand two hundred and forty-seven Pounds and three-pence sterling (£. 4,247. 0s. 3d.) was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the said Sir John Macpherson and his representatives: And we do further Award and Order, That the said debt, being a debt contracted by his said Highness the Ameer ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of ten thousand and eighty-six Pagodas twenty-seven Fanams and forty-eight Cash (P^a 10,086. 27 f. 48 c.) or four thousand and thirty-four Pounds thirteen Shillings and three-pence sterling (£. 4,034. 13s. 3d.) being a portion of the said debt, is due and owing to the said Sir John Macpherson; and that the said Sir John Macpherson hath and shall have right to participate to the amount of the said sum of ten thousand and eighty-six Pagodas twenty-seven Fanams and forty-eight Cash, (P^a 10,086. 27 f. 48 c.) or four thousand and thirty-four Pounds thirteen Shillings and three-pence sterling (£. 4,034. 13s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic, and of the Ameer ul Omrah; and that the sum of five hundred and thirty Pagodas thirty-six Fanams and sixty-six Cash (P^a 530. 36 f. 66 c.) or two hundred and twelve Pounds and seven Shillings sterling (£. 212. 7s.), being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of five hundred and thirty Pagodas thirty-six Fanams and sixty-six Cash (P^a 530. 36 f. 66 c.) or two hundred and twelve Pounds and seven Shillings sterling (£. 212. 7s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah, and the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said debt or the demand made thereon, at the instance of the said Sir John Macpherson, or of any other person or persons whatsoever: And we do further Award and Order, That the Chop aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-fourth day of May in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed: Rob. Playfair.

**Absolute
Adjudications
in favour of
Claimants.**

N° 402.

CLAIM
N° 100 in the London
Gazette of the 12th
August 1800; and,
N° 86 in the First
Report to Parliament.
Lieutenant-Colonel
(now Major-
General) Keith
Macalister.

CLAIM N° 86 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Buttersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Lieutenant Colonel (now Major General) Keith Macalister, formerly of Dover Street in the County of Middlesex, administrator of the late Captain John Macalister, formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Major General Keith Macalister, administrator as aforesaid, hath executed certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic of the first part; John Fordyce of Whitehall in the said County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part, to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order, and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Keith Macalister, administrator as aforesaid, hath preferred a Claim upon the said late Ameer ul Omrah, for the principal sum of four thousand two hundred and eighty-five Pagodas (P^{rs} 4,285.) which with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ten thousand and ninety-five Pagodas (P^{rs} 10,095.) or four thousand and thirty-eight Pounds sterling (£. 4,038.): And whereas it was resolved by the Board on the nineteenth day of July in the year of our Lord one thousand eight hundred and thirteen, that the sum of nine thousand seven hundred and ninety-five Pagodas twenty-eight Annas and forty-eight Cash (P^{rs} 9,795. 28 f. 48 c.) or three thousand nine hundred and eighteen Pounds five Shillings and six-pence sterling (£. 3,918. 5 s. 6 d.) was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, and continued to be justly due and owing from the representatives of the said late Ameer ul Omrah, to the said Keith Macalister, administrator as aforesaid, and his representatives, on account of advances of money by the late Captain John Macalister, for which his said Highness made himself responsible; and that the Bond for four thousand one hundred and eighteen Pagodas and four Annas (P^{rs} 4,118. 4 a.) under date the first day of November in the year of our Lord one thousand seven hundred and seventy-six, and the other securities granted by the said Ameer in favour of the late Captain John Macalister, for the said advances of money for which his said Highness made himself responsible as aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company: And whereas the said sum of nine thousand seven hundred and ninety-five Pagodas twenty-eight Annas and forty-eight Cash (P^{rs} 9,795. 28 f. 48 c.) or three thousand nine hundred and eighteen Pounds five Shillings and six-pence sterling (£. 3,918. 5 s. 6 d.) could not before be awarded, because the amount of the property belonging to his said Highness, which passed at his death into the hands of the Nabob Wallajah, was not sufficiently known, nor the amount of the debts claimed against the late Ameer sufficiently ascertained: And whereas after having calculated the amount of the said property and of the debts so claimed, it has since been established to the satisfaction of us the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, that by allowing all such sums as have been claimed, and may be found justly due and owing from his said Highness the late Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by his said Highness, will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been justly liable to the satisfaction of the debts of his Highness the said late Ameer;

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Ameer; and therefore all such debts, agreeably to the directions of the Seventh Clause of the aforesaid Deed of Indenture, bearing date the tenth day of July in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the representatives of the late Captain John Macalister, the sum of nine thousand seven hundred and ninety-five Pagodas twenty-eight Fanams and forty-eight Cash (P^r 9,795. 28f. 48c.) or three thousand nine hundred and eighteen Pounds five Shillings and sixpence sterling (£.3,918. 5s. 6d.): And we do further Award and Order, That the said debt being a debt contracted by his said late Highness the Ameer ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of nine thousand three hundred and five Pagodas thirty-seven Fanams and fifty-four Cash (P^r 9,305. 37f. 54c.) or three thousand seven hundred and twenty-two Pounds seven Shillings and three-pence sterling (£.3,722. 7s. 3d.) being a portion of the said debt, is due and owing to the said Major General Keith Macalister, administrator as aforesaid, and that the said Major General Keith Macalister hath and shall have right to participate to the amount of the said sum of nine thousand three hundred and five Pagodas thirty-seven Fanams and fifty-four Cash (P^r 9,305. 37f. 54c.) or three thousand seven hundred and twenty-two Pounds seven Shillings and three-pence sterling (£.3,722. 7s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah; and that the sum of four hundred and eighty Pagodas thirty-two Fanams and seventy-four Cash (P^r 480. 32f. 74c.) or one hundred and ninety-five Pounds eighteen Shillings and three-pence sterling (£.195. 18s. 3d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of four hundred and eighty-nine Pagodas thirty-two Fanams and seventy-four Cash (P^r 480. 32f. 74c.) or one hundred and ninety-five Pounds eighteen Shillings and three-pence sterling (£.195. 18s. 3d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah, and the said Nabob Wallajah, and his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt, or the demand made thereon, at the instance of the said Major General Keith Macalister, administrator as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the bond for four thousand one hundred and eighteen Pagodas and four Annas (P^r 4,118. 4a.) under date the first day of November in the year of our Lord one thousand seven hundred and seventy-six, and the other securities granted by his said Highness the Ameer ul Omrah in favour of the late Captain John Macalister, for monies for which his said Highness rendered himself responsible as aforesaid, be cancelled and delivered up to the Court of Directors of the United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of May in the year of our Lord one thousand eight hundred and sixteen.

Signed in the presence of
(Signed)

Robt Playfair.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N^o 6 of N^o 127, N^o 81, N^o 85 and N^o 2 of N^o 19 in our First Report; and N^o 1011 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse, Baronet of Whitcham Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Hill in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed of Indenture and bearing date the tenth day of July one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose names and seals are thereto set and affixed, and who respectively are or were to be Commissioners of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Ameer ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallajah, and now also deceased, and of his Highness the Ameer ul Omrah the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part; Send Greeting: Whereas James Taylor, since deceased, formerly of Madras in the East Indies, for himself, and as executor of his partners George Savage, Andrew Majendie, and James Call, assignees of William Wynne formerly of Madras aforesaid, but now of London, and also as last surviving executor of Andrew Majendie, also assignee of the said William Wynne, Frances Oliver of London, administrator to the estate

N^o 403.

CLAIM

N^o 6 of N^o 35 in the London Gazette of the 12th August 1806. N^o 36 in the London Gazette of the 12th August 1806. 108 in the London Gazette of the 13th September 1806. N^o 2 of 159 in the London Gazette of the 10th January 1807; and 190 in the London Gazette of the 17th June 1809; and, N^o 6 of 127 in the First Report to Parliament. N^o 81 in the First Report to Parliament.

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N^o 55 in the First Report to Parliament.
N^o 3 of N^o 19 in the First Report to Parliament; and,
N^o 1011 in the Fifth Report to Parliament.

James Taylor, for himself, and as Executor of his Partners *George Savage*, *Andrew Majendee*, and *James Call*, Assignees of *William Wynch*; also as last surviving Executor of *Andrew Majendee*; also Assignee of the said *William Wynch*, *Frances Oliver*, Administratrix to the Estate of *Humphrey Harper*; also Assignee of the said *William Wynch*; *John Stewart*, Executor of the late *Charles Bromley*, also Assignee of the said *William Wynch*; and *Frances Norris*, Administratrix to the Estate of the late *Henry Norris*.

of *Humphrey Harper*, late a lieutenant-colonel in the service of the honourable East India Company at Fort Saint George in the East Indies, also assignee of the said *William Wynch*, *John Stewart* also of London, executor of the late *Charles Bromley*, also assignee of the said *William Wynch*, and *Frances Norris* of Romsey in the County of Hants, administratrix to the estate of the late *Henry Norris*, severally became Parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said *James Taylor*, for himself, and as executor aforesaid, and the said *Frances Oliver*, administratrix as aforesaid, severally became parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; *John Fordyce* of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas the said *John Stewart*, executor as aforesaid, and the said *Frances Norris*, administratrix as aforesaid, also severally became parties to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; the said *John Fordyce*, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said *John Fordyce* one-fortieth part of every debt or sum of money owing to them from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, and have further transferred and assigned over to *Charles Binny*, *George Moubray*, and *Valentine Conolly*, their executors administrators and assigns, one other fortieth part of every debt or sum of money owing to them from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said *John Fordyce* did execute the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four; and the said *Charles Binny*, *George Moubray*, and *Valentine Conolly*, being the surviving Trustees who have become parties to the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, and the first day of September in the year of our Lord one thousand eight hundred and four, have also become parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thereby severally submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the sum of thirty-two thousand five hundred and sixty Pagodas seven Fanams and sixty-seven Cash (P. 32,566. 7f. 67c.) or thirteen thousand and twenty-four Pounds one Shilling and sixpence sterling (£. 13,024. 1s. 6d.) was per award number two hundred and ninety-nine (N^o 299) under date the fifth day of August in the year of our Lord one thousand eight hundred and thirteen, found due to the representatives of the said *William Wynch* from the said late Ameer ul Omrah, as being a private and personal debt of the said Ameer, for goods sold and money advanced to his said Highness: And whereas it appears by referring to the Board's minute of the said fifth day of August in the year of our Lord one thousand eight hundred and thirteen, that on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of eleven thousand seven hundred and fifty-two Pagodas ten Fanams and seven Cash (P. 11,752. 10f. 7c.) or four thousand seven hundred Pounds seventeen Shillings and eleven-pence sterling (£. 4,706. 17s. 11d.) part of the said sum of thirty-two thousand five hundred and sixty Pagodas seven Fanams and sixty-seven Cash (P. 32,566. 7f. 67c.) or thirteen thousand and twenty-four Pounds one Shilling and six-pence sterling (£. 13,024. 1s. 6d.) was justly due and owing from the representatives of the said late Ameer to *James Taylor*, since deceased, and continued to be justly due and owing to *George Taylor* and *Robert Clark*, executors of the said *James Taylor*, last surviving partner in the house of *Taylor and Company*, and to the assigns of the said *James Taylor*, that on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of four thousand one hundred and sixty-five Pagodas seven Fanams and thirty-two Cash (P. 4,165. 11f. 32c.) or one thousand six hundred and seventy-eight Pounds two Shillings and two-pence sterling (£. 1,678. 2s. 2d.) a further part of the said sum was and still is justly due and owing from the representatives of the said late Ameer to the said *Frances Oliver*, administratrix to the estate of *Humphrey Harper* and her representatives, that on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of four thousand three hundred and ninety-two Pagodas six Fanams and thirty-six Cash (P. 4,392. 6f. 36c.) or one thousand seven hundred and fifty-six Pounds seventeen Shillings and three-pence sterling (£. 1,756. 17s. 3d.) a further part of the said sum, was and still is justly due and owing from the representatives of the said late Ameer

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Ameer to John Stewart, executor to the estate of the late Charles Bromley, and the representatives of him the said John Stewart as such executor; and that on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of eight thousand three hundred and forty-five Pagodas three Fanams and sixty-eight Cash (P^r 8,345. 3 f. 68 c.) or three thousand three hundred and thirty-eight Pounds and nine-pence sterling (£.3,338. 0 s. 9 d.) a further part of the said sum, was justly due and owing from the representatives of the said late Ameer to James Taylor, since deceased, and continued to be justly due and owing to George Taylor and Robert Clerk, executors of the said James Taylor, last surviving executor of Andrew Majendie, deceased, and to the assigns of the said James Taylor as such executor; and that on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of three thousand eight hundred and seventy-five Pagodas eighteen Fanams and four Cash (P^r 3,875. 18 f. 4 c.) or one thousand five hundred and fifty Pounds three Shillings and five-pence sterling (£.1,550. 3 s. 5 d.) the remaining part of the said sum, was and still is justly due and owing from the representatives of the said late Ameer to Mrs. Frances Norris, administratrix to the estate of Henry Norris deceased, and her representatives: And whereas the said several sums aforesaid could not then be awarded, because the amount of the property belonging to his Highness the said Ameer, which passed at his death into the hands of the said Nabob Wallajah, was not then sufficiently known, nor the amount of the debts claimed against the said Ameer sufficiently ascertained: And whereas after having calculated the amount of the said property and of the debts so claimed, it has since been established to the satisfaction of us the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, That by allowing all such sums as have been claimed and may be found justly due and owing from his said Highness the Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by his said Highness will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been justly liable to the satisfaction of the debts of his Highness the said late Ameer; and therefore all such debts, agreeably to the directions of the seventh clause of the aforesaid Deed of Indenture, bearing date the tenth day of July in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: And whereas Robert Clerk, one of the executors as aforesaid to the estate of the said James Taylor, hath since the aforesaid fifth day of August in the year of our Lord one thousand eight hundred and thirteen departed this life: Now know ye, that we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was justly due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said William Wynch, the sum of thirty-two thousand five hundred and sixty Pagodas seven Fanams and sixty-seven Cash (P^r 32,560. 7 f. 67 c.) or thirteen thousand and twenty-four Pounds one Shilling and sixpence sterling (£.13,024. 1 s. 6 d.): And we do further Award and Order, That the said debt being a debt contracted by his Highness the Ameer ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eleven thousand one hundred and sixty-four Pagodas twenty-six Fanams and thirty-one Cash (P^r 11,164. 26 f. 31 c.) or four thousand four hundred and sixty-five Pounds and seventeen Shillings sterling (£.4,465. 17 s.) being a portion of the said debt, is due and owing to George Taylor, surviving executor of the said James Taylor; and that the said George Taylor hath and shall have right to participate to the amount of the said sum of eleven thousand one hundred and sixty-four Pagodas twenty-six Fanams and thirty-one Cash (P^r 11,164. 26 f. 31 c.) or four thousand four hundred and sixty-five Pounds and seventeen Shillings sterling (£.4,465. 17 s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah: And we do further Award and Adjudge, That the sum of three thousand nine hundred and eighty-five Pagodas twenty-one Fanams and twenty-seven Cash (P^r 3,985. 21 f. 27 c.) or one thousand five hundred and ninety-four Pounds four Shillings and one penny sterling (£.1,594. 4 s. 1 d.) being a further portion of the said debt, is due and owing to Mrs. Frances Oliver, administratrix as aforesaid; and that the said Mrs. Frances Oliver hath and shall have right to participate to the amount of the said sum of three thousand nine hundred and eighty-five Pagodas twenty-one Fanams and twenty-seven Cash (P^r 3,985. 21 f. 27 c.) or one thousand five hundred and ninety-four Pounds four Shillings and one penny sterling (£.1,594. 4 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah: And we do further Award and Adjudge, That the sum of four thousand one hundred and seventy-two Pagodas twenty-two Fanams and seventy-two Cash (P^r 4,172. 22 f. 72 c.) or one thousand six hundred and sixty-nine Pounds and five-pence sterling (£.1,669. 0 s. 5 d.) being a further portion of the said debt, is due and owing to John Stewart executor as aforesaid; and that the said John Stewart hath and shall have right to participate to the amount of the said sum of four thousand one hundred and seventy-two Pagodas twenty-two Fanams and seventy-two Cash (P^r 4,172. 22 f. 72 c.) or one thousand six hundred and sixty-nine Pounds and five-pence sterling (£.1,669. 0 s. 5 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah: And we do further Award and Adjudge, That the sum of seven thousand nine hundred and thirty-seven Pagodas thirty-five Fanams and thirteen Cash (P^r 7,937. 35 f. 13 c.) or three thousand and seventy-one Pounds two Shillings and eight-pence sterling (£.3,731. 2 s. 8 d.) being a further portion of the said debt, is due and owing to the said

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said George Taylor, surviving executor as aforesaid of the said James Taylor, executor of the said Andrew Majendie; and that the said George Taylor, as such surviving executor, hath and shall have right to participate to the amount of the said sum of seven thousand nine hundred and twenty-seven Pagodas thirty-five Fanams and thirteen Cash (P^r 7,927. 35 f. 13 c.) or three thousand one hundred and seventy-one Pounds two Shillings and eight-pence sterling (£. 3,171. 21 s. 8 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Adjudge, That the sum of three thousand six hundred and eighty-one Pagodas twenty-seven Fanams and fifty-two Cash (P^r 3,681. 27 f. 52 c.) or one thousand four hundred and seventy-two Pounds thirteen Shillings and three-pence sterling (£. 1,472. 13 s. 3 d.) being a further portion of the said debt, is due and owing to Mrs. Frances Norris, administratrix as aforesaid; and that the said Mrs. Frances Norris hath and shall have right to participate to the amount of the said sum of three thousand six hundred and eighty-one Pagodas twenty-seven Fanams and fifty-two Cash (P^r 3,681. 27 f. 52 c.) or one thousand four hundred and seventy-two Pounds thirteen Shillings and three-pence sterling (£. 1,472. 13 s. 3 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Adjudge, That the sum of two hundred and six Pagodas twenty-eight Fanams and seventy-seven Cash (P^r 206. 28 f. 77 c.) or eighty-two Pounds thirteen Shillings and sixpence sterling (£. 82. 13 s. 6 d.) being a further portion of the said debt, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors named in the will of the late John Fordyce; and that the said James King hath and shall have right to participate to the amount of the said sum of two hundred and six Pagodas twenty-eight Fanams and seventy-seven Cash (P^r 206. 28 f. 77 c.) or eighty-two Pounds thirteen Shillings and sixpence sterling (£. 82. 13 s. 6 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Adjudge, That the sum of one thousand four hundred and twenty-one Pagodas thirteen Fanams and thirty-three Cash (P^r 1,421. 13 f. 33 c.) or five hundred and sixty-eight Pounds ten Shillings and seven-pence sterling (£. 568. 10 s. 7 d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of one thousand four hundred and twenty-one Pagodas thirteen Fanams and thirty-three Cash (P^r 1,421. 13 f. 33 c.) or five hundred and sixty-eight Pounds ten Shillings and seven-pence sterling (£. 568. 10 s. 7 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah, and the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt or the demand made thereon, at the instance of the said several before recited claimants or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of May in the year of our Lord one thousand eight hundred and sixteen.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed (being first duly stamped)
in the presence of

(Signed) Geo. Parkhouse.

Part of CLAIM N^o 1 of N^o 19 in our First Report.

N^o 404.

Part of CLAIM
N^o 1 of N^o 19 in the
London Gazette of
10th January 1807;
and,

Part of N^o 1 of N^o 19
in the First Report
to Parliament.

John Stewart, one
of the Executors
named in the Will
of the late Charles
Bromley.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son, and successor of his Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas John Stewart, of London, one of the executors named in the will of the late Charles Bromley, formerly of Madras in the East Indies, hath become party to the aforesaid Indenture, and he hath thereby submitted the estate of the said Charles Bromley, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made on behalf of the said estate under the said Indenture: And whereas the said John Stewart, executor as aforesaid, hath become party to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand

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thousand eight hundred and four, between several persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce one-fortieth part of every debt or sum of money owing to him the said John Stewart, executor as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and hath further transferred and assigned over to the said Trustees one other fortieth part of every debt or sum of money owing to him the said John Stewart, executor as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one other fortieth part so thereby to them assigned upon the said Articles of Agreement mentioned and set forth: And whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny, George Moubray, and Valentine Conolly, being the surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas it appears by Award number three hundred and thirty-seven (N^o 337) passed on the sixteenth day of August in the year of our Lord one thousand eight hundred and fourteen, in favour of the said John Stewart, executor as aforesaid, in the Claim made by him as such executor upon his Highness the late Nabob Wallajah, that the sum of three thousand five hundred and fourteen Pagodas thirteen-one Fanams and fourteen Cash (P^o 3,514. 31 f. 14 c.) or one thousand four hundred and five Pounds seventeen Shillings and eleven-pence sterling (£.1,405. 17 s. 11 d.) part of the said Claim upon his said Highness, should have been claimed from his said Highness the Ameer ul Omrah, that being the amount which according to the Board's Minute of the day and date aforesaid, appeared to be due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the said late Ameer to the said John Stewart, executor as aforesaid: And whereas it appears by the Board's Minute on the eighth and thirteenth days of December in the year of our Lord one thousand eight hundred and fifteen, that by virtue of original documents subsequently received from India, the aggregate amount justly due from the representatives of the late Ameer ul Omrah, was not on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, three thousand five hundred and fourteen Pagodas thirty-one Fanams and fourteen Cash (P^o 3,514. 31 f. 14 c.) or one thousand four hundred and five Pounds seventeen Shillings and eleven-pence sterling (£.1,405. 17 s. 11 d.) as therein stated, but two thousand seven hundred and eighty Pagodas forty Fanams and eighteen Cash (P^o 2,780. 40 f. 18 c.) or one thousand one hundred and twelve Pounds seven Shillings and eight-pence sterling (£.1,112. 7 s. 8 d.): And whereas the said sum of two thousand seven hundred and eighty Pagodas forty Fanams and eighteen Cash (P^o 2,780. 40 f. 18 c.) or one thousand one hundred and twelve Pounds seven Shillings and eight-pence sterling (£.1,112. 7 s. 8 d.) could not before be awarded, because the amount of the property belonging to his said Highness, which passed at his death into the hands of the said Nabob Wallajah, was not sufficiently known, nor the amount of the debts claimed against the said Ameer sufficiently ascertained: And whereas after having calculated the amount of the said property and of the said debt so claimed, it is now established to the satisfaction of us the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, that by allowing all such sums as have been claimed, and may be found justly due and owing from his said Highness the Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by his said Highness, will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been liable to the satisfaction of the debts of his Highness the said late Ameer; and therefore all such debts, agreeably to the directions of the seventh clause of the aforesaid deed of Indenture, bearing date the tenth day of July in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: Now know ye, that we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of two thousand seven hundred and eighty Pagodas forty Fanams and eighteen Cash (P^o 2,780. 40 f. 18 c.) or one thousand one hundred and twelve Pounds seven Shillings and eight pence sterling (£.1,112. 7 s. 8 d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Charles Bromley: And we do further Award and Order, That the said debt, being a debt contracted by his said Highness the Ameer ul Omrah, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two thousand six hundred and forty-one Pagodas thirty-eight Fanams and eighteen cash (P^o 2,641. 38 f. 18 c.) or one thousand one hundred and fifty-six pounds fifteen shillings and four-pence sterling (£.1,056. 15 s. 4 d.)

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being a portion of the said debt, is due and owing to the said John Stewart, executor aforesaid; and that the said John Stewart, as such executor, hath and shall have right to participate to the amount of the sum of two thousand six hundred and forty-one Pagodas thirty-eight Fanams and eighteen Cash (P^a 2,641. 38 f. 18 c.) or one thousand and fifty-six pounds fifteen shillings and four-pence sterling (£.1,056. 15s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah; and that the sum of sixty-nine Pagodas and twenty-two Fanams (P^a 69. 22 f.) or twenty-seven pounds sixteen shillings and two-pence sterling (£.27. 16s. 2d.) being a further portion of the said debt, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors named in the will of the said late John Fordyce; and that the said James King, as such executor, hath and shall have right to participate to the amount of the said sum of sixty-nine Pagodas and twenty-two Fanams (P^a 69. 22 f.) or twenty-seven pounds sixteen shillings and two-pence sterling (£.27. 16s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah; and that the sum of sixty-nine Pagodas and twenty-two Fanams (P^a 69. 22 f.) or twenty-seven pounds sixteen shillings and two-pence sterling (£.27. 16s. 2d.) being the remainder of the said debt, is due and owing to the said Charles Binny, George Mowbray, and Valentine Conolly, as assignees aforesaid; and that the said Charles Binny, George Mowbray, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of sixty-nine Pagodas and twenty-two Fanams (P^a 69. 22 f.) or twenty-seven pounds sixteen shillings and two-pence sterling (£.27. 16s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said Ameer and the said Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said debt, at the instance of the said John Stewart, or of any other Person or Persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of May in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of
(Signed) *Rob^t Playfair.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N^o 118 in our First Report.

N^o 405.

CLAIM
67 in the London
Gazette of the 12th
August 1806; and,
118 in the First
Report to Parliament.
Benjamin Wimberley Salmon.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereunto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Benjamin Wimberley Salmon of Ormesby in the County of Norfolk, Clerk, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order, and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Benjamin Wimberley Salmon hath executed certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees, one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Mowbray, Charles Binny, and Valentine Conolly, being the surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order, and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Benjamin Wimberley Salmon hath preferred a Claim upon his late Highness the

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the Ameer ul Omrah, for the principal sum of seven hundred and sixty Pagodas (P^a 760.) for goods sold to his said Highness, which, with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand eight hundred and thirty-eight Pagodas six Fanams and thirty-two Cash (P^a 1,838. 6 f. 32 c.) or seven hundred and thirty-five Pounds five Shillings and three-pence sterling (£. 735. 5 s. 3 d.): And whereas it appears by referring to the Board's Minute on the eleventh day of March in the year of our Lord one thousand eight hundred and sixteen, that the sum of one thousand eight hundred and thirty-seven Pagodas thirty-nine Fanams and seventy-four Cash (P^a 1,837. 39 f. 74 c.) or seven hundred and thirty-five Pounds three Shillings and seven-pence sterling (£. 735. 3 s. 7 d.) was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, and continued to be due and owing from the representatives of the said late Ameer ul Omrah to the said Benjamin Wimperley Salmon, and his representatives, but that the same could not be awarded until the amount of the property belonging to his said Highness, which passed at his death into the hands of the Nabob Wallajah should be discovered, and the amount of the debts claimed against the late Ameer should be ascertained: And whereas, after having calculated the amount of the said property and of the said debt so claimed, it has since been established to the satisfaction of us, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, that by allowing all such sums as have been claimed, and may be found justly due and owing from his said Highness the late Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by his said Highness, will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been justly liable to the satisfaction of the debts of his Highness the said late Ameer, and therefore all such debts agreeably to the directions of the Seventh Clause of the aforesaid Deed of Indenture, bearing date the tenth day of July in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, that on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was justly due and owing from the representatives of the said late Ameer ul Omrah, to the said Benjamin Wimperley Salmon and his representatives, the sum of one thousand eight hundred and thirty-seven Pagodas thirty-nine Fanams and seventy-four Cash (P^a 1,837. 39 f. 74 c.) or seven hundred and thirty-five Pounds three Shillings and seven-pence sterling (£. 735. 3 s. 7 d.): And we do further Award and Order, That the said debt being a debt contracted by his said late Highness the Ameer ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one thousand seven hundred and forty-six Pagodas two Fanams and eighteen Cash (P^a 1,746. 2 f. 18 c.) or six hundred and ninety-eight Pounds eight Shillings and five-pence sterling (£. 698. 8 s. 5 d.) being a portion of the said debt, is due and owing to the said Benjamin Wimperley Salmon, and that the said Benjamin Wimperley Salmon hath and shall have right to participate to the amount of the said sum of one thousand seven hundred and forty-six Pagodas two Fanams and eighteen Cash (P^a 1,746. 2 f. 18 c.) or six hundred and ninety-eight Pounds eight Shillings and five-pence sterling (£. 698. 8 s. 5 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah; and that the sum of ninety-one Pagodas thirty-seven Fanams and fifty-six Cash (P^a 91. 37 f. 56 c.) or thirty-six Pounds fifteen Shillings and two-pence sterling (£. 36. 15 s. 2 d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of ninety-one Pagodas thirty-seven Fanams and fifty-six Cash (P^a 91. 37 f. 56 c.) or thirty-six Pounds fifteen Shillings and two-pence sterling (£. 36. 15 s. 2 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah, and of the said Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said debt or the demand made thereon, at the instance of the said Benjamin Wimperley Salmon, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of May in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

Signed

{ BENJAMIN HOBHOUSE.
THO. COCKBURN.
ROBERT HARRY INGLIS,

• (Signed) Robt Playfair.

CLAIM N^o 25 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whinton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed

N^o 406.

CLAIM
N^o 42 in the London
Gazette of the 19th
August 1806; and,

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Adjudications
in favour of
Claimants.**

N^o 25 in the First
Report to Parliament.

*Mary Campbell,
Widow and Relict of
Donald Campbell,
Assignee of Charles
Darke.*

indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mary Campbell of York Street Portman Square in the Parish of Saint Mary-le-bone in the County of Middlesex, widow and relict of Donald Campbell, late of Barbreck in the County of Argyll in North Britain, assignee of Charles Darke, hath become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: And whereas the said Mary Campbell, widow and relict as aforesaid, hath become party to certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to her the said Mary Campbell, widow and relict as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Mary Campbell, widow and relict as aforesaid, under a Deed of Assignment, bearing date the first day of November in the year of our Lord one thousand seven hundred and ninety-six, from the said Donald Campbell during his lifetime, to her the said Mary Campbell, widow and relict of him as aforesaid, of a Bond from his Highness the said Nabob Omdut ul Omrah in favour of the said Charles Darke, for the principal sum of seventeen thousand four hundred and sixty-one Star Pagodas (S. P^a 17,461.) by him assigned to the said Donald Campbell, and, with the arrears of interest, stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-five thousand three hundred and eighty-eight Star Pagodas seventeen Fanams and twenty Cash (S. P^a 35,388. 17 f. 20 c.) or fourteen thousand one hundred and fifty-five Pounds seven Shillings and three-pence sterling (£. 14,155. 7 s. 3 d.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Mary Campbell, assignee as aforesaid; and having duly investigated the said Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Omdut ul Omrah granted a Bond to Mr. Darke, meaning the said Charles Darke, bearing date the first day of Ramzan in the year eleven hundred and ninety-seven of the Hegyra, stated to correspond with the first day of August in the year of our Lord one thousand seven hundred and eighty-three, for the principal sum of seventeen thousand four hundred and sixty-one Star Pagodas (S. P^a 17,461.) to run at interest at twelve per cent. per annum: And we do further find, That the debt so constituted by the said Bond, was for money lent and for goods bonâ fide sold and delivered by the said late Mr. Charles Darke, to or on account of his Highness the said late Nabob Omdut ul Omrah: And we do further find, That upon making up the account for which the said Bond was granted, agreeably to the directions of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Charles Darke, was twenty thousand nine hundred and ninety-two Pagodas fourteen Fanams and ten Cash (P^a 20,992. 14 f. 10 c.) or eight thousand three hundred and ninety-six Pounds eighteen Shillings and eight-pence sterling (£. 8,396. 18 s. 8 d.): And we do further find, That by a certain Deed bearing date the thirteenth day of February in the year of our Lord one thousand eight hundred and eight, the said Mary Campbell, assignee as aforesaid, re-assigned to Frederick William Campbell of Barbreck, the only lawful son and only executor who proved the will of the said late Donald Campbell, all her right and title to the Bond, principal and interest, claimed by her as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and

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and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of twenty thousand nine hundred and ninety-two Pagodas fourteen Fanams and ten Cash (P^r 20,992. 14 f. 10 c.) or eight thousand three hundred and ninety-six Pounds eighteen Shillings and eight-pence sterling (£. 8,306. 18 s. 8 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Mary Campbell, assignee as aforesaid, and her representatives: And we do further Award and Order, That the said debt being a debt contracted for money lent and goods sold and delivered to his Highness the said late Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of nineteen thousand nine hundred and forty-two Pagodas thirty Fanams and eighteen Cash (P^r 19,942. 30 f. 18 c.) or seven thousand nine hundred and seventy-seven Pounds one Shilling and nine-pence sterling (£. 7,977. 1 s. 9 d.) being a portion of the said debt, is due and owing to the said Frederick William Campbell, and that the said Frederick William Campbell hath and shall have right to participate to the amount of the said sum of nineteen thousand nine hundred and forty-two Pagodas thirty Fanams and eighteen Cash (P^r 19,942. 30 f. 18 c.) or seven thousand nine hundred and seventy-seven Pounds one Shilling and nine-pence sterling (£. 7,977. 1 s. 9 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand and forty-nine Pagodas twenty-five Fanams and seventy-two Cash (P^r 1,049. 25 f. 72 c.) or four hundred and nineteen Pounds sixteen Shillings and eleven-pence sterling (£. 419. 16 s. 11 d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of one thousand and forty-nine Pagodas twenty-five Fanams and seventy-two Cash (P^r 1,049. 25 f. 72 c.) or four hundred and nineteen Pounds sixteen Shillings and eleven-pence sterling (£. 419. 16 s. 11 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the said several parties hereinbefore named, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fourteenth day of June in the year of our Lord one thousand eight hundred and sixteen.

Signed in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) *Rob. Playfair.*

CLAIM N° 350 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersen Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly [Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Adrian, John, and Lewis De Fries, of Madras in the East Indies, as executors and heirs of the late John De Fries, also of Madras aforesaid, stated to be an original Creditor of the said Nabob Wallajah "for account of Mr. Chambers," meaning the late William Chambers, also formerly of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted a Claim on the part of the estate of the said William Chambers, to the judgment, award, order, and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them as such executors and heirs under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Adrian, John, and Lewis De Fries, as executors and heirs aforesaid, on behalf of the said William Chambers, upon his Highness the late Nabob Wallajah, for the principal sum of two thousand five hundred and twenty Star Pagodas (S. P^r 2,520.) which with arrears of interest is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand three hundred and eighteen Star Pagodas forty-two Fanams and thirty Cash (S. P^r 8,318. 42 f. 30 c.) or three thousand three hundred and twenty-seven Pounds eleven Shillings and seven-pence sterling (£. 3,327. 11 s. 7 d.) and

31.

having

N° 408.

CLAIM
Part N° 269 in the
London Gazette of
the 24th June 1809;
and,
N° 350 in the Fifth
Report to Parliament.
Messrs. Adrian,
John and Lewis de
Fries, as Executors
and Heirs of the late
John de Fries, stated
to be an original
Creditor of the
Nabob Wallajah,
for account of
"Mr. Chambers,"
meaning the late
William Chambers.

*Absolute
Adjudication:
in favour of
Claimants.*

having duly investigated the said Claim according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Wallajah granted a Tunkah or Order, bearing date the seventh day of Jumaduoolamul eleven hundred and ninety of the Hegyra, to pay to Mr. Chambers, through John De Fries, the sum of two thousand five hundred and twenty Star Pagodas (S. P. 2,520.): And we do further find, That the debt so constituted by the said Tunkah was for "the Price of Daggers, &c." bona fide sold to or for his said Highness by the said Mr. Chambers, meaning the said William Chambers: And we do further find, That the said William Chambers, was the agent of James Cox, then of Shoe Lane in the City of London, Jeweller, since a bankrupt, and now deceased; and that the goods sold by the said William Chambers to or for the said late Nabob Wallajah as aforesaid, were the property of the said James Cox: And we do further find, That Thomas Jefferys of Newinan Street in the County of Middlesex, is the sole surviving assignee under a commission of bankruptcy against the said late James Cox, and that, as such assignee, he hath also become party to the said Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And we do further find, That the said Thomas Jefferys, as such surviving assignee, did, on behalf of the said late James Cox, by Deed bearing date the thirteenth day of June in this year of our Lord one thousand eight hundred and sixteen, assign over to Charity Chambers of Dover Street, widow, and Charles Grant of Rinsel Square, in the said County of Middlesex, the executrix and executor of the said late William Chambers, agent as aforesaid of the said James Cox, seven Pounds ten Shillings sterling (£. 7. 10 s.) per cent. of the amount that might be found due upon this Claim: And we do further find, That the said Charity Chambers, widow and executrix of the said late William Chambers, and assignee of the said Thomas Jefferys as aforesaid, hath also become party to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And we do further find, That nothing was paid on the part of the said Nabob Wallajah on the said Tunkah, or the debt represented by it, either to the said William Chambers, or to the said James Cox, or to any other person or persons whatsoever: And we do further find, That the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said late James Cox, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was eight thousand two hundred and thirty-seven Pagodas thirty-five Fanams and forty-one Cash (P^{rs} 8,237. 35 f. 41 c.) or three thousand two hundred and ninety-five Pounds two Shillings and nine-pence sterling (£. 3,295. 2 s. 9 d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of eight thousand two hundred and thirty-seven Pagodas thirty-five Fanams and forty-one Cash (P^{rs} 8,237. 35 f. 41 c.) or three thousand two hundred and ninety-five Pounds two Shillings and nine-pence sterling (£. 3,295. 2 s. 9 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said late James Cox: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallajah for goods sold prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of seven thousand six hundred and twenty Pagodas and twenty-four Cash (P^{rs} 7,620. 24 c.) or three thousand and forty-eight Pounds and one penny sterling (£. 3,048. 1 d.) being a portion of the said debt, is due and owing to Thomas Jefferys the sole surviving assignee as aforesaid, and that the said Thomas Jefferys, as such assignee, hath and shall have right to participate to the amount of the said sum of seven thousand six hundred and twenty Pagodas and twenty-four Cash (P^{rs} 7,620. 24 c.) or three thousand and forty-eight Pounds and one penny sterling (£. 3,048. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of six hundred and seventeen Pagodas thirty-five Fanams and seventeen Cash (P^{rs} 617. 35 f. 17 c.) or two hundred and forty-seven Pounds two Shillings and eight-pence sterling (£. 247. 2 s. 8 d.) being the remaining portion of the said debt, at seven and half (7½) per cent. as per the aforesaid assignment of this thirteenth day of June in the year of our Lord one thousand eight hundred and sixteen, is due and owing to the said Charity Chambers, executrix and assignee as aforesaid; and that the said Charity Chambers as such executrix and assignee, hath and shall have right to participate to the amount of the said sum of six hundred and seventeen Pagodas thirty-five Fanams and seventeen Cash (P^{rs} 617. 35 f. 17 c.) or two hundred and forty-seven Pounds two Shillings and eight-pence sterling (£. 247. 2 s. 8 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah or the Debt claimed thereon, at the instance of the before recited parties or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of June in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of
(Signed) Geo. Parkhouse.

(Signed) *

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 170 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas William Abbott late of Madras in the East Indies, but now of Bentinck-street in the Parish of Saint Mary-le-bone in the County of Middlesex, as assignee of Doorjum Sing, also of Madras aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said William Abbott hath become party to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees of the third part, and hath thereby transferred and assigned over to the said John Fordyce one-fortieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and hath further transferred and assigned over to the said Trustees, the other fortieth part of every debt or sum of money owing to him the said William Abbott from their Highnesses the late Nabobs of Arcot and of the Carnatic, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September in the year of Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny, George Monbray, and Valentine Conolly, being the remaining surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Abbott as assignee aforesaid, upon his late Highness Wallajah, for the principal sum of one thousand Star Pagodas (S. P. 1,000.) which with the arrears of interest is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand one hundred and thirty-five Star Pagodas seven Fanams and thirty-eight Cash (S. P. 3,135. 7 f. 38 c.) or one thousand two hundred and fifty-four Pounds one Shilling and five-pence sterling (£. 1,254. 1 s. 5 d.). And having also taken into consideration a Claim made by the said John Fordyce, as assignee aforesaid, for the one-fortieth part as aforesaid, of the sum claimed as aforesaid by the said William Abbott: And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, for themselves and others as assignees aforesaid, for the other fortieth part as aforesaid of the sum claimed as aforesaid by the said William Abbott; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That his said Highness the late Nabob Wallajah granted a Bond in favour of the house of Boorcunjee Cashee Doss of Madras, for the sum of one thousand Star Pagodas (S. P. 1,000.) dated the first Zeead eleven hundred and ninety of the Hegyra. And we do further find, That the debt constituted by the said Bond was money bona fide advanced to or for the said Nabob Wallajah by Jysung treasurer: And we do further find, That the debt so constituted by the said Bond, was transferred and assigned by the representatives of the said Jysung to the said William Abbott: And we do further find, That the aggregate amount principal and interest, due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Jysung, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was three thousand one hundred and thirty-five Pagodas seven Fanams and thirty-eight Cash (P. 3,135. 7 f. 38 c.) or one thousand two hundred and fifty-four Pounds one Shilling and five-pence sterling (£. 1,254.

Absolute
Adjudications
in favour of
Claimants.

N° 409.

CLAIM
N° 418 in the London
Gazette of the 8th
July 1809; and,
N° 170 in the Fifth
Report to Parliament
William Abbott, as
Assignee of
Doorjum Sing.

**Absolute
Adjudications,
in favour of
Claimants.**

(£. 1,254. 1 s. 5 d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of three thousand one hundred and thirty-five Pagodas seven Fanams and thirty-eight Cash (P^r 3,135. 7 f. 38 c.) or one thousand two hundred and fifty-four Pounds one Shilling and five-pence sterling (£. 1,254. 1 s. 5 d.) was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said Jysing: And we do further Award and Order, That the said debt being a debt contracted for money lent to or for the use of his said Highness Wallajah, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two thousand nine hundred and seventy-eight Pagodas seventeen Fanams and forty-eight Cash (P^r 2,978. 17 f. 48 c.) or one thousand one hundred and ninety-one Pounds seven Shillings and four-pence sterling (£. 1,191. 7 s. 4 d.) is due and owing to William Abbott as assignee as aforesaid; and that the said William Abbott hath and shall have right as such assignee, to participate to the amount of the said sum of two thousand nine hundred and seventy-eight Pagodas seventeen Fanams and forty-eight Cash (P^r 2,978. 17 f. 48 c.) or one thousand one hundred and ninety-one Pounds seven Shillings and four-pence sterling (£. 1,191. 7 s. 4 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seventy-eight Pagodas fifteen Fanams and seventy-five Cash (P^r 78. 15 f. 75 c.) or thirty-one Pounds seven Shillings and one half-penny sterling (£. 31. 7 s. 0 ½ d.) being a further portion of the said debt, is due and owing to James King of Tavistock-place in the County of Middlesex, one of the executors named in the Will of the said John Fordyce; and that the said James King hath and shall have right as such executor to participate to the amount of the said sum of seventy-eight Pagodas fifteen Fanams and seventy-five Cash (P^r 78. 15 f. 75 c.) or thirty-one Pounds seven Shillings and one half-penny sterling (£. 31. 7 s. 0 ½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seventy-eight Pagodas fifteen Fanams and seventy-five Cash (P^r 78. 15 f. 75 c.) or thirty-one Pounds seven Shillings and one half-penny sterling (£. 31. 7 s. 0 ½ d.) being the remainder of the said debt, is due and owing to Charles Binny, George Moubray, and Valentine Conolly, as Assignees aforesaid; and that the said Charles Binny, George Moubray, and Valentine Conolly, have and shall have right as such assignees to participate to the amount of the said sum of seventy-eight Pagodas fifteen Fanams and seventy-five Cash (P^r 78. 15 f. 75 c.) or thirty-one Pounds seven Shillings and one half-penny sterling (£. 31. 7 s. 0 ½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond or debt claimed thereon at the instance of the said William Abbott. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry, Inglis, have hereunto set our hands the twenty-fifth day of June in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of
(Signed) *Geo. Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1201 in our Fifth Report.

N° 410.

CLAIM
N° 675 in the London
Gazette of the 2d
September 1809;
and,
N° 1201 in the Fifth
Report to Parliament.
*Achhee Saibeh,
Widow of Syder
Meyan, Jemadar of
the Nukarchees.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Ach-hee Saibeh, of Madras in the East Indies, widow of Sydee Meyan, Jemadar of the Nukarchees, also formerly of Madras aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Ach-hee Saibeh, widow of Sydee Meyan as aforesaid, upon a Tunkah granted by the late Nabob Wallajah, under date the seventh Jumadeelawal eleven

eleven hundred and ninety-three of the Hegyra, for the principal sum of two hundred and fifty Arcot Rupees and three Annas (A. R. 250. 3a.) or seventy-one Star Pagodas nineteen Fanams five Fuloos and five Cash (S. P. 71. 19f. 5fu. 5c.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-two Pounds two Shillings sterling (£. 72. 2s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Nabob Wallajah granted a Tunkah in favour of Sydee Meyan, the Jemadar of the Nukarchees, bearing date the seventh of Jemadeeulawl eleven hundred and ninety-three of the Hegyra, for the principal sum of two hundred and fifty Arcot Rupees three Annas, at the Bazar Rate (A. R. 250. 3a.): And we do further find, That the consideration of the said Tunkah was for "daily wages of persons attached to the Nocar Khann, and hire of work people, &c." And we do further find, That the aggregate amount principal and interest, due from the representatives of the said Nabob Wallajah to the representatives of the said Sydee Meyan, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, two hundred and one Pagodas forty-one Fanams and sixty-two Cash (P. 201. 41 f. 62c.) or eighty Pounds and sixteen Shillings sterling (£. 80. 16s.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of two hundred and one Pagodas forty-one Fanams and sixty-two Cash (P. 201. 41 f. 62c.) or eighty Pounds and sixteen Shillings sterling (£. 80. 16s.) was and still is justly due and owing from the representatives of the said Nabob Wallajah to the legal representative or representatives of the said late Sydee Meyan; and that the said legal representative or representatives as aforesaid, hath, have, and shall have right to participate to the amount of the said sum of two hundred and one Pagodas forty-one Fanams and sixty-two Cash (P. 201. 41 f. 62c.) or eighty Pounds and sixteen Shillings sterling (£. 80. 16s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the said Nabob Wallajah, for pay and allowances, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever, in respect of the said Tunkah or the debt claimed thereon, at the instance of the said Ach-hee Suleh widow as aforesaid, the legal representative or representatives of the late Sydee Meyan as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the ninth day of July in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIM N° 1711 in our Sixth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whiston Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas the late Sheikh Meeran of Madras in the East Indies, son of Peer Mahomed bisatee (or pedlar) deceased, formerly of Tritchinopoly in the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Sheikh Meeran, by his Attorney Mohammed Ibrahim, upon his Highness the late Nabob Wallajah, for the principal sum of two thousand four hundred and seventy-nine Rupees three and one quarter Annas (P. 2,479. 3 1/4) or seven hundred and eight Star Pagodas and seven Annas (St. P. 708. 7a.) and having duly investigated the said Claim according to the covenants provisions and

Absolute
Adjudications
in favour of
Claimants.

N° 411.

CLAIM
N° 1500 in the London
Gazette of the 13th
September 1810;
and,
N° 1711 in the Sixth
Report to Parliament.
The late Sheikh
Meeran, Son of Peer
Mahomet, Bisatee
(or Pedlar.)

*Absolute
Adjudications
in favour of
Claimants.*

directions of the aforesaid Indenture, do find, That the said Peer Mahomed was a bizatec, or pedlar, and that the said Nabob Wallajah had dealings with him, and made purchases from him of articles for the use of the stables of his said Highness, for which payment was not made: And we do further find, That the aggregate sum of one thousand five hundred and one Pagodas eleven Fanams and eighteen Cash (P^a 1,501. 11 f. 18 c.) or six hundred Pounds ten Shillings and two-pence sterling (£.600. 10s. 2 d.) was the aggregate amount of the principal and interest due and owing on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Wallajah to the representatives of the said late Peer Mahomed bisatee: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of one thousand five hundred and one Pagodas eleven Fanams and eighteen Cash (P^a 1,501. 11 f. 18 c.) or six hundred Pounds ten Shillings and two-pence sterling (£.600. 10s. 2 d.) was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the legal representative or representatives of the said late Peer Mahomed bisatee, and that the legal representative or representatives of the said late Peer Mahomed, hath, have, and shall have right to participate to the amount of the said sum of one thousand five hundred and one Pagodas eleven Fanams and eighteen Cash (P^a 1,501. 11 f. 18 c. or six hundred Pounds ten Shillings and two-pence sterling (£.600. 10s. 2 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the said Nabob Wallajah prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the Property and Revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the debt claimed at the instance of the said Sheikh Mecram, son of the said late Peer Mahomed, or his Attorney Mohammed Ibrahim, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the ninth day of July in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Gro. Parkhouse.*

CLAIM N^o 2 of N^o 3 in our First Report.

N^o 412.

CLAIM
N^o 2 of N^o 86 in the
London Gazette of
the 12th August
1806; and,
N^o 2 of N^o 3 in the
First Report to
Parliament.

Messrs. *William
Abbott and Richard
Arthur Maitland,*
Assignees of the
said *Richard Arthur
Maitland.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs William Abbott and Richard Arthur Maitland, formerly of Madras in the East Indies, assignees of the said Richard Arthur Maitland of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Messieurs William Abbott and Richard Arthur Maitland, did become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees, one-twentieth part of every debt or sum of money owing to them the said William Abbott and Richard Arthur Maitland from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon, the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are parties to the said Articles of

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of Agreement, are also Parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas Collinga Roy Moodelly of Madras aforesaid, mortgagee of the said Messieurs William Abbott and Richard Arthur Maitland, hath become Party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs William Abbott and Richard Arthur Maitland, assignees as aforesaid, upon a Bond from his Highness the said Nabob Omdut ul Omrah, in favour of the said Richard Arthur Maitland, for the principal sum of twenty-six thousand three hundred and thirty-two Madras Pagodas (M. P^o 26,332.) which, with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of forty-five thousand five hundred and two Star Pagodas four Fanams and twenty-eight Cash (S. P^o 45,502. 4 f. 28 c.) or eighteen thousand two hundred Pounds sixteen Shillings and nine pence three farthings sterling (£18,200. 16 s. 9 $\frac{3}{4}$ d.): And having also taken into consideration a Claim made by certain of the trustees named in the said Articles of Agreement, of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Messieurs William Abbott and Richard Arthur Maitland, assignees aforesaid: And having also taken into consideration a Claim made by the said Collinga Roy Moodelly, mortgagee as aforesaid; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Omdut ul Omrah granted a Bond to the said Mr. Richard Arthur Maitland, bearing date the first day of July in the year of our Lord one thousand seven hundred and ninety-six, for the principal sum of twenty-six thousand three hundred and thirty-two Madras Pagodas (M. P^o 26,332.) to run at interest at twelve per cent. per annum: And we do further find, That the debt constituted by the said Bond, was for money bona fide lent by the said William Abbott, on account of the said Messieurs Abbott and Maitland, to or on account of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and interest thereon: And we do further find, That the said Richard Arthur Maitland assigned and transferred over the said Bond, on the first day of September in the year of our Lord one thousand seven hundred and ninety-six, to the said firm of Messieurs Abbott and Maitland: And we do further find, That the said Messieurs Abbott and Maitland mortgaged the said Bond to the said Collinga Roy Moodelly on the fifteenth day of April in the year of our Lord one thousand eight hundred and seven, in part security of their Bond to the said Collinga Roy Moodelly, bearing even date therewith: And we do further find, That upon making up the account for which the said Bond of the said Nabob Omdut ul Omrah to the said Richard Arthur Maitland was granted, agreeably to the directions of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said Richard Arthur Maitland, was nineteen thousand nine hundred and forty-two Star Pagodas ten Fanams and sixty-eight Cash (S. P^o 19,942. 10 f. 68 c.) or seven thousand nine hundred and seventy-six Pounds eighteen Shillings and one penny sterling (£7,976. 18 s. 1 d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of nineteen thousand nine hundred and forty-two Star Pagodas ten Fanams and sixty-eight Cash (S. P^o 19,942. 10 f. 68 c.) or seven thousand nine hundred and seventy-six Pounds eighteen Shillings and one penny sterling (£7,976. 18 s. 1 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said Richard Arthur Maitland: And we do further Award and Order, That the said debt, being a debt contracted for money lent to their said Highnesses the Nabobs Wallajah and Omdut ul Omrah, subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eighteen thousand nine hundred and forty-five Star Pagodas six Fanams and nine Cash (S. P^o 18,945. 6 f. 9 c.) or seven thousand five hundred and seventy-eight Pounds one Shilling and two-pence sterling (£7,578. 1 s. 2 d.) being a portion of the said debt, is due and owing to the said Collinga Roy Moodelly, mortgagee as aforesaid; and that the said Collinga Roy Moodelly, as such mortgagee, hath and shall have right to participate to the amount of the said sum of eighteen thousand nine hundred and forty-five Star Pagodas six Fanams and nine Cash (S. P^o 18,945. 6 f. 9 c.) or seven thousand five hundred and seventy-eight Pounds one Shilling and two-pence sterling (£7,578. 1 s. 2 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of nine hundred and ninety-seven Star Pagodas four Fanams and fifty-nine Cash (S. P^o 997. 4 f. 59 c.) or three hundred and ninety-eight Pounds

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sixteen Shillings and eleven-pence sterling (£. 398. 16 s. 11 d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of nine hundred and ninety-seven Star Pagodas four Fanams and fifty-nine Cash (S. P. 997. 4 f. 59 c.) or three hundred and ninety-eight Pounds sixteen Shillings and eleven-pence sterling (£. 398. 16 s. 11 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said late Nabobs of the Carnatic, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond, or the debt claimed thereon at the instance of the said several parties herein before named, or of any other Person or Persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of August in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *Robt Playfair.*

{ BENJAMIN HOBHOUSE.
{ THO. COCKBURN.
{ ROBERT HARRY INGLIS.

CLAIM N° 1 of N° 3 in our First Report.

N° 414.

CLAIM
N° 1 of N° 86 in the
London Gazette of
the 12th August
1806; and,
N° 1 of N° 3 in the
First Report to
Parliament.
Messrs. William
Abbott and Richard
Arthur Maitland,
Assignees of the
said Richard Arthur
Maitland, Messrs.
Adrian de Fries,
John de Fries,
Lewis de Fries,
Sarquis Satur, John
de Monte, and Chris-
topher Breithaupt,
as first Mortgagees
of the said Messrs.
Abbott and Mait-
land. 1. Totacally
Vadachella Moodelliar,
Grandson and sole acting Exe-
cutor of Totacally
Casheva Moodelliar,
as second Mortga-
gees of the said
Messrs. Abbott and
Maitland. William
Serjeant, as third
Mortgagee of the
said Messrs. Abbott
and Maitland; and
Edward Lec, as
Trustee to the Mar-
riage Settlement of
Mrs. Elizabeth
Abbott.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersden Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Juh, and now also deceased, and of his Highness the Ameer ul Omrah, the second second son of his said Highness the Nabob Wallah Juh, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part." Send Greeting: Whereas Messieurs William Abbott and Richard Arthur Maitland, of Madras in the East Indies, assignees of the said Richard Arthur Maitland, Messieurs Adrian De Fries, John De Fries, Lewis De Fries, Sarquis Satur, John De Monte, and Christopher Breithaupt, of Madras aforesaid, as first mortgagees of the said Messieurs Abbott and Maitland; 1. Totacally Vadachella Moodelliar, of Madras aforesaid, the grandson and sole acting Executor of Totacally Casheva Moodelliar, as second mortgagee of the said Messieurs Abbott and Maitland; William Serjeant, formerly of Madras aforesaid, now of Bellevoire House near Tutbury in the County of Suffolk, as third mortgagee of the said Messieurs Abbott and Maitland; and Edward Lec, of Old Broad-street in the City of London, as Trustee to the marriage settlement of Mrs. Elizabeth Abbott, have respectively become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order, and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas, the said Messieurs William Abbott and Richard Arthur Maitland have become parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce, of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said William Abbott and Richard Arthur Maitland, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs William Abbott and Richard Arthur Maitland, assignees as aforesaid, upon a Bond from his Highness the said Nabob Omdut ul Omrah, in favour of the said Richard Arthur Maitland, under date the first day of January

in the year of our Lord one thousand seven hundred and ninety-six, for the sum of seventy-six thousand nine hundred and eighty-two Madras Pagodas (M. P^a 76,982) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and nine thousand one hundred and ninety-eight Madras Pagodas eighteen Fanams and forty-eight Cash (M. P^a 109,198. 18f. 48c.) or forty-three thousand six hundred and seventy-nine Pounds seven Shillings and six-pence sterling (£. 43,679. 7s. 6d.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Messieurs William Abbott and Richard Arthur Maitland: And having also taken into consideration a Claim made by the said Adrian, John, and Lewis De Fries, Sarquis Satur, John De Monte, and Christopher Breithaupt, first mortgagees as aforesaid on the said Bond, to the amount of the principal sum of fifteen thousand four hundred and sixty-two Pagodas seven Fanams and forty Cash (P^a 15,462. 7f. 40c.): And having also taken into consideration a Claim made on behalf of the said Totacally Vadachella Moodelliar, the grandson and sole acting executor of the said Totacally Casheva Moodelliar, as second mortgagee as aforesaid on the said Bond, to the amount of the principal sum of twelve thousand five hundred Star Pagodas (S. P^a 12,500.): And having also taken into consideration a Claim made by the said William Serjeant, as third mortgagee as aforesaid on the said Bond, to the amount of the principal sum of sixteen thousand six hundred and fifty-eight Star Pagodas and eighteen Fanams (S. P^a 16,658. 18f.): And having also taken into consideration a Claim made by the said Edward Lee, Trustee as aforesaid, on the said Bond, to the amount of eighteen thousand five hundred and eighty-four Star Pagodas nine Fanams and thirty Cash (S. P^a 18,584. 9f. 30c.): and having duly investigated the said Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Nabob Omdut ul Omrah granted a Bond to the said Mr. Richard Arthur Maitland, bearing date the first day of January in the year of our Lord one thousand seven hundred and ninety-six, for the principal sum of seventy-six thousand nine hundred and eighty-two Madras Pagodas (M. P^a 76,982.) to run at interest at twelve per cent. per annum: And we do further find, That the debt constituted by the said Bond in favour of the said Richard Arthur Maitland was money bonâ fide advanced for or on account of the said Messieurs Abbott and Maitland, to or on account of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and interest thereon: And we do further find, That the said Richard Arthur Maitland assigned and transferred over the said Bond, on the first day of September in the year of our Lord one thousand seven hundred and ninety-six, to the said firm of Messieurs Abbott and Maitland: And we do further find, That the said Messieurs Abbott and Maitland granted a mortgage on the said Bond to the said Adrian De Fries, John De Fries, Lewis De Fries, Sarquis Satur, John De Monte, and Christopher Breithaupt, on the thirtieth day of June in the year of our Lord one thousand eight hundred and eight, as security for the payment of their own Bond of the same date to them the said Adrian De Fries and others as aforesaid, for the sum of fifteen thousand four hundred and sixty-two Pagodas seven Fanams and forty Cash (P^a 15,462. 7f. 40c.) with interest at the rate of twelve per cent. per annum: And we do further find, That the said Messieurs Abbott and Maitland granted a further mortgage on the said Bond to the said late Totacally Casheva Moodelliar, on the tenth day of July in the year of our Lord one thousand eight hundred and nine, as security for the payment of their own Bond of the same date to the said Totacally Casheva Moodelliar, for the sum of twelve thousand five hundred Star Pagodas (S. P^a 12,500.) with interest at the rate of ten per cent. per annum: And we do further find, That the said Messieurs Abbott and Maitland granted a third mortgage on the said Bond to the said William Serjeant, on the twenty-eighth day of December in the year of our Lord one thousand eight hundred and eleven, as security for the payment of their own Bond of the same date to the said William Serjeant, for the sum of sixteen thousand six hundred and fifty-eight Star Pagodas and eighteen Fanams (S. P^a 16,658. 18f.) with interest at the rate of five pounds per cent. per annum: And we do further find, That the said Messieurs Abbott and Maitland did, by their letter under date the fifteenth day of June in the year of our Lord one thousand eight hundred and twelve, addressed to the said Edward Lee and Henry Abbott, Esquires, direct the sum of eighteen thousand five hundred and eighty-four Pagodas nine Fanams and thirty Cash (P^a 18,584. 9f. 30c.) or seven thousand four hundred and thirty-three Pounds thirteen Shillings and nine-pence sterling (£. 7,433. 13s. 9d.) to be paid to the said Edward Lee and John Lee, Trustee or Trustees for the time being of the marriage settlement of Mrs. Elizabeth Abbott as aforesaid, out of the residue of the said Bond: And we do further find, That of the aggregate sum of eighty-nine thousand nine hundred and eighty-two Pagodas twenty-seven Fanams and eleven Cash (P^a 89,982. 27f. 11c.) or thirty-five thousand nine hundred and ninety-three Pounds one Shilling and two-pence sterling (£. 35,993. 1s. 2d) which upon setting aside the said Bond of the said Nabob Omdut ul Omrah in favour of the said Richard Arthur Maitland, as containing interest, and making up the account for the balance of which the said Bond was granted, agreeably to the directions of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, was on the fifteenth day of August in the year of our Lord one thousand eight hundred and fifteen, provisionally allowed in the names of Messieurs Adrian De Fries, John De Fries, Lewis De Fries, Sarquis Satur, John De Monte, and Christopher Breithaupt, as first mortgagees aforesaid, the sum of seventy-four thousand five hundred and eighty-six Star Pagodas twenty-one Fanams and seventy-eight cash (S. P^a 74,586. 21f. 78c.) or twenty-nine thousand eight hundred and thirty-four Pounds twelve Shillings and two-pence

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pence sterling (£.29,834. 12s. 2d.) being the amount of the said provisional allowance, after deducting the sum of fifteen thousand three hundred and ninety-six Star Pagodas five Fanams and thirteen Cash (St. P^a 15,396. 5f. 13c.) or six thousand one hundred and fifty-eight Pounds and nine Shillings sterling (£.6,158. 9s.) which requires further investigation; is justly due and owing from the representatives of the said late Nabobs Wallajah and Omdut ul Omrah, to the said Richard Arthur Maitland and his assigns: And we do further find, That the Claim of Messieurs Adrian De Fries, and others, as aforesaid, the first mortgagees on the said Bond of the said Nabob, has been fully discharged: And we do further find, That the Claim of the said Totacally Casheva Moodelliar, the second mortgagee, has also been fully discharged: And we do further find, That for securing the due discharge of the other hereinbefore recited Claims on the said Bond of his said Highness, the remaining Parties so interested as aforesaid, have by declaration under their hands, duly executed and bearing even date herewith, agreed and requested that the amount to be allowed may be awarded in the names of William Sarjeant Esquire of Bellevoire House near Sudbury in the County of Suffolk, and Edward Lee of Old Broad-street in the City of London; and we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of seventy-four thousand five hundred and eighty-six Star Pagodas twenty-one Fanams and seventy-eight Cash (S. P^a 74,586. 21f. 78c.) or twenty-nine thousand eight hundred and thirty-four Pounds twelve Shillings and two-pence sterling (£.29,834. 12s. 2d.) was and still is justly due and owing from the representatives of their said Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, to the said Richard Arthur Maitland and his assigns: And we do further Award and Order, That the said debt being a debt contracted for monies lent subsequently to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, to their said Highnesses Wallajah and Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty-one thousand seven hundred and thirty-six Star Pagodas twenty-four Fanams and forty Cash (S. P^a 31,736. 24f. 40c.) or twelve thousand six hundred and ninety-four Pounds twelve Shillings and eight-pence sterling (£.12,604. 12s. 8d.) being a portion of the said debt, is due and owing to William Sarjeant as aforesaid, agreeably to the said declaration, and that the said William Sarjeant hath and shall have right to participate to the amount of the said sum of thirty-one thousand seven hundred and thirty-six Star Pagodas twenty-four Fanams and forty Cash (S. P^a 31,736. 24f. 40c.) or twelve thousand six hundred and ninety-four Pounds twelve Shillings and eight-pence sterling (£.12,604. 12s. 8d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of thirty-nine thousand one hundred and twenty Star Pagodas twenty-five Fanams and sixty-one Cash (S. P^a 39,120. 25f. 61c.) or fifteen thousand six hundred and forty-eight Pounds four Shillings and eleven pence sterling (£.15,648. 4s. 11d.) being another portion of the said debt, is due and owing to Edward Lee as aforesaid, agreeably to said declaration, and that the said Edward Lee hath and shall have right to participate to the amount of the said sum of thirty-nine thousand one hundred and twenty Star Pagodas twenty-five Fanams and sixty-one Cash (S. P^a 39,120. 25f. 61c.) or fifteen thousand six hundred and forty-eight Pounds four Shillings and eleven-pence sterling (£.15,648. 4s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three thousand seven hundred and twenty-nine Star Pagodas thirteen Fanams and fifty-seven Cash (S. P^a 3,729. 13f. 57c.) or one thousand four hundred and ninety-one Pounds fourteen Shillings and seven-pence sterling (£.1,491. 14s. 7d.) being the remaining portion of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of three thousand seven hundred and twenty-nine Star Pagodas thirteen Fanams and fifty-seven Cash (S. P^a 3,729. 13f. 57c.) or one thousand four hundred and ninety-one Pounds fourteen Shillings and seven-pence sterling (£.1,491. 14s. 7d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have herunto set our hands, the fifteenth day of January in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIMS,

Absolute
Adjudications
in favour of
Claimants.

N^o 155¹, 405 in our Second Report.

N^o 375⁴ in our Fifth Report.

N^o 2 of 72¹, and 75⁴ in our First Report.

N^o 140⁵ in our Second Report.

N^o 78⁶, N^o 2 of 106⁷, and 131⁸ in our First Report.

N^o 1191⁹, 189¹⁰, 783¹¹, 1259¹², Part 555¹³, 404¹⁴, 406, 407, 408¹⁵, 1384¹⁶,
• and 584¹⁷ in our Fifth Report; and

N^o 1 of 2664¹⁸ in our Eleventh Report.

N^o 415.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas James Dott¹, of Bitterne Grove in the county of Southampton, one of the executors of the late Bryan Scottney, formerly of Madras in the East Indies, described as assignee of the late Charles Darke, formerly of Madras aforesaid; the² late³ firm of Messrs. Colt, Baker and Company, also of Madras aforesaid, as assignees of the said Charles Darke, by their attornies Messrs. Colt, Hart and Weston, also of Madras aforesaid; the⁴ late Francis Lantour, formerly of Madras aforesaid, as assignee in trust of Colonel James Capper, formerly of Madras aforesaid, assignee of the said Charles Darke; Captain⁵ John Luard of Witham in the County of Essex, as representative of his father the late William Luard, who is stated to have been assignee of the said Charles Darke; the⁶ late Richard Gomonde, formerly of Madras aforesaid, described as assignee of the said Charles Darke; George Moubray⁷, of Devonshire-street in the parish of Saint Mary-le-bone in the county of Middlesex, assignee of the said Charles Darke; the⁸ late Sir Richard Joseph Sullivan Baronet, assignee of the said Charles Darke; Joseph Barlow⁹ of Charlton near Andover in the County of Hants, and Charles Jones of Clifford's-Lane Fleet-street in the County of Middlesex, assignees under a commission of bankruptcy against the late Captain William Thomson, described as assignee of the said Charles Darke; Messrs.¹⁰ Sarquis Satur and John De Monte of Madras aforesaid, as assignees of the said Charles Darke; the¹¹ said Sarquis Satur of Madras aforesaid, administrator of the late Agavally Satoor formerly of Madras aforesaid, and mortgagee of the said Charles Darke; Marecapah Moodelly¹² of the East Indies, as assignee of the said Charles Darke; the¹³ late George Westcott, the honourable Lieutenant Colonel (now Major General) Arthur Sentleger, and Captain Benjamin Bishop, all formerly of Madras aforesaid, as attornies of the late Thomas Stephens, as assignee of the said Charles Darke; the¹⁴ late John De Fries of Madras aforesaid, described as acting administrator to the estate of the late John Hall formerly of Madras aforesaid, described as mortgagee of the said Charles Darke; the¹⁵ said Charles Darke by his attornies Messrs. Colt, Hart and Weston, of Madras aforesaid; and also the said Messrs.¹⁶ Colt, Hart and Weston as attornies of the said Charles Darke; Vasco Davah Pilley¹⁷ of the East Indies, described as mortgagee and assignee of the said Charles Darke; the¹⁸ late Harriet Hughes formerly of Madras aforesaid, widow of the late Lieutenant Abram Hughes, described as mortgagee of the late Peter Massey Cassin, administrator in India to the effects of the late Captain William Blacker formerly of the East Indies, mortgagee of the said Charles Darke; and lastly the Reverend Colston Carr¹⁹ of Baling in the County of Middlesex, appointed by the Court of Chancery, receiver of the outstanding debts of his late brother Robert Carr formerly of the East Indies, described as mortgagee of the said Charles Darke, severally became parties to the aforesaid Indenture, and thereby respectively submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said James Dott¹, the said late Francis Lantour⁴, the said Captain John Luard⁵, the said late Richard Gomonde⁶, the said George Moubray⁷, the said late Sir Richard Joseph Sullivan⁸ Baronet, the said Joseph Barlow⁹, and Charles Jones,

CLAIM,
N^o 155¹ } in the London Gazette of the
392 } 27th June 1807.
— 396² } D^o - D^o - 8th July 1809.
N^o 2 of 58³ } D^o - D^o - 12th August 1806.
— 119⁴ } D^o - D^o - 15th Sept^r 1806.
— 135⁵ } D^o - D^o - 27th June 1807.
— 96⁶ } D^o - D^o - 12th August 1806.
N^o 2 of 47⁷ } D^o - D^o - 10th Jan^r 1807.
— 135⁸ } D^o - D^o - 24th June 1809.
— 255⁹ } D^o - D^o - 15th July 1809.
— 351¹⁰ } D^o - D^o - 24th June 1809.
— 458¹¹ } D^o - D^o - 15th July 1809.
— 284¹² } D^o - D^o - 24th June 1809.
Part of 260¹³ }
— 391¹⁴ }
— 393 } D^o - 8th July 1809.
— 394 }
— 395¹⁵ }
— 364¹⁶ }
— 428¹⁷ } D^o - 15th July 1809.
No 1 of 2664¹⁸ } D^o - 26th Dec^r 1815.

And N^o 155¹ } in the Second Report to
& 405 } Parliament.
375⁴ } D^o - Fifth D^o.
N^o 2 of 72¹ } D^o - First D^o.
75⁴ } D^o - Second D^o.
149⁵ } D^o - First D^o.
N^o 2 of 106⁷ } D^o - First D^o.
78⁶ }
131⁸ }
1191⁹ }
189¹⁰ }
783¹¹ }
1259¹² }
Part 555¹³ } D^o - Fifth D^o.
404¹⁴ }
406 }
407 }
408¹⁵ }
1384¹⁶ }
584¹⁷ }
N^o 1 of 2664¹⁸ } D^o - Eleventh D^o.

James Dott, one of the Executors of the late Bryan Scottney, described as Assignee of the late Charles Darke; the late Firm of Messrs. Colt, Baker and Company, as Assignees of the said Charles Darke, by their Attornies Messrs. Colt, Hart and Weston; the late Francis Lantour, as Assignee in trust of Colonel James Capper, Assignee of Charles Darke; Captain John Luard, as Representative of his Father the late William Luard, stated to have been Assignee of the late Charles Darke; the

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ate Richard Gomonde, described as Assignee of the late Charles Darke; George Moubray, Assignee of the late Charles Darke; the late Sir Richard Joseph Sullivan, Baronet, Assignee of the late Charles Darke; Joseph Barlow and Charles Jones, Assignees under a Commission of Bankruptcy against the late Captain William Thomson, described as Assignee of the late Charles Darke; Messrs. Sarquis Satur and John de Monte, Assignees of the late Charles Darke; the said Sarquis Satur, Administrator of the late Agavally Sabor, Mortgagee of the late Charles Darke; Marcapah Goodelly, Assignee of the late Charles Darke; the late George Westcott, the honourable Lieutenant Colonel now Major General Arthur Senterger, and Captain Benjamin Bishop, as Attornies of the late Thomas Stephens, Assignee of the late Charles Darke; the late John de Fries, described as acting Administrator to the Estate of the late John Hall, described as Mortgagee of the late Charles Darke; the said Charles Darke, by his Attornies, Messrs. Colt, Hart and Weston; and also the said Messrs. Colt, Hart and Weston, as Attornies of the late Charles Darke; Vasco David Pillay, described as Mortgagee and Assignee of the late Charles Darke; the late Harriet Hughes, Widow of the Lieutenant Abram Hughes, described as Mortgagee of the late Peter Massey Esq., Administra-

the said Messrs. Sarquis Satur^o, and John De Monte, the said Sarquis Satur^o, the said late John De Fries, the said Charles Darke, severally became parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and thereby transferred and assigned over to the said Trustees, one-twentieth part of every debt or sum of money owing to them from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Bunny, and Valentine Conolly, being the remaining surviving Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Charles Darke departed this life at Trichinopoly in the East Indies, in the year of our Lord one thousand eight hundred and ten: And whereas William Hart, one of the partners of the said firm of Messrs. Colt, Hart and Weston, attornies of the said Charles Darke, took out letters of administration, with the will annexed, to the estate and effects in India, of him the said Charles Darke, and as administrator aforesaid renewed the Claims previously made by the said Messrs. Colt, Hart and Weston, in the lifetime of the said Charles Darke, as his attornies: And whereas probate of the will of the said Charles Darke, was subsequently granted by the Prerogative Court of Canterbury to John Floyd Esquire, one of the executors named in the said will, now General Sir John Floyd Baronet, who, as such executor, also became Party to the aforesaid Deed of Indenture, of the tenth day of July in the year of our Lord one thousand eight hundred and five: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims, made on the part of the executors of the said Bryan Scottney^r as assignee as aforesaid, the first upon a Bond of the said Nabob Wallajah to the said Charles Darke, bearing date the twelfth day of August in the year of our Lord one thousand seven hundred and seventy-seven, for the principal sum of eighteen thousand Star Pagodas (S. P^o 18,000.) which, with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-four thousand nine hundred and ninety-nine Pagodas (P^o 54,999.) or twenty-one thousand nine hundred and ninety-nine Pounds and twelve Shillings sterling (£. 21,999. 12s.) the second upon a Bond of the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of ten thousand Pagodas (P^o 10,000.) which, with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand one hundred and eighty-five Pagodas (P^o 19,185.) or seven thousand six hundred and seventy-four Pounds sterling (£. 7,674.): And having also taken into consideration a Claim made on behalf of the said late firm of Messieurs^r Colt, Baker, and Company, as assignees as aforesaid, upon the aforesaid Bond of the said Nabob Wallajah, dated the twelfth day of August in the year of our Lord one thousand seven hundred and seventy-seven, for the principal sum of eighteen thousand Star Pagodas (S. P^o 18,000.) which, with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-four thousand nine hundred and ninety-two Pagodas nine Fanams and twenty Cash (P^o 54,992. 9 f. 20 c.) or twenty-one thousand nine hundred and ninety-six Pounds seventeen Shillings and nine pence sterling (£. 21,996. 17s. 9d.): And having also taken into consideration a Claim made on the part of the said late Francis Lantour, as assignee as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of ten thousand Star Pagodas (S. P^o 10,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand one hundred and eighty-five Pagodas (P^o 19,185.) or seven thousand six hundred and seventy-four Pounds sterling (£. 7,674.): And having also taken into consideration a Claim made by the said Captain John Luard^r, as representative aforesaid, upon a copy of a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of ten thousand Star Pagodas (S. P^o 10,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand one hundred and eighty-five Pagodas (P^o 19,185.) or seven thousand six hundred and seventy-four Pounds sterling (£. 7,674.): And having also taken into consideration a Claim made by the said late Richard Gomonde^r, described as assignee aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of

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ten thousand Star Pagodas (S. P^a 10,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand one hundred and eighty-five Pagodas (P^a 19,185.) or seven thousand six hundred and seventy-four Pounds sterling (£. 7,674.): And having also taken into consideration a Claim made by the said George Moubray⁹, as assignee aforesaid of the said Charles Darke, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of August in the year of our Lord one thousand seven hundred and ninety-two, for the principal sum of three thousand Star Pagodas (S. P^a 3,000.); which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand seven hundred and sixty-four Pagodas and ten Fanams (P^a 4,764. 10f.) or one thousand nine hundred and five Pounds and fourteen Shillings sterling (£. 1,905. 14s.): And having also taken into consideration a Claim made by the said late Sir Richard Joseph Sullivan⁷ Baronet, assignee as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of August in the year of our Lord one thousand seven hundred and ninety-two, for the principal sum of two thousand two hundred Star Pagodas (S. P^a 2,200.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand four hundred and ninety-six Pagodas and twenty-six Fanams (P^a 3,496. 26f.) or one thousand three hundred and ninety-eight Pounds and thirteen Shillings (£. 1,398. 13s.): And having also taken into consideration a Claim made by the said Joseph Barlow⁸ and the said Charles Jones, assignees as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of twenty thousand Star Pagodas (S. P^a 20,000.) which, with arrears of interest is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-eight thousand three hundred and seventy Pagodas (P^a 38,370.) or fifteen thousand three hundred and forty-eight Pounds sterling (£. 15,348): And having also taken into consideration a Claim made by the said Messieurs Sarquis Satur¹⁰ and John De Monte as assignees aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of four thousand eight hundred and forty-three Star Pagodas (P^a 4,843.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand two hundred and ninety-one Pagodas and thirty-five Fanams (P^a 9,291. 35f.) or three thousand seven hundred and sixteen Pounds fourteen Shillings and eight-pence sterling (£. 3,716. 14s. 8d.): And having also taken into consideration a Claim made by the said Sarquis Satur¹⁰ as administrator and mortgagee as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of five thousand Star Pagodas (S. P^a 5,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand five hundred and ninety-two Pagodas twenty Fanams and fifty-six Cash (P^a 9,592. 20f. 56c.) or three thousand eight hundred and thirty-six Pounds nineteen Shillings and eight-pence sterling (£. 3,836. 19s. 8d.): And having also taken into consideration a Claim made by the said Mareapu¹¹ Moodely as assignee aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of August in the year of our Lord one thousand seven hundred and ninety-two, for the principal sum of three thousand seven hundred and fifty Star Pagodas (S. P^a 3,750.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand nine hundred and fifty-nine Pagodas thirty-nine Fanams and nine Cash (P^a 5,959. 39f. 9c.) or two thousand three hundred and eighty-three Pounds nineteen Shillings and five-pence sterling (£. 2,383. 19s. 5d.): And having also taken into consideration a Claim made by the said late George Westcott¹², the honourable Lieutenant-Colonel (now Major-General) Arthur Senteleger and Captain Benjamin Bishop as attorneys as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of twenty thousand Star Pagodas (S. P^a 20,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-eight thousand three hundred and sixty-nine Pagodas thirty-six Fanams and twenty Cash (P^a 38,369. 36f. 20c.) or fifteen thousand three hundred and forty-seven Pounds eighteen Shillings and ten-pence three farthings sterling (£. 15,347. 18s. 10f. 4.): And having also taken into consideration a Claim made by the said John De Pri¹³ as acting administrator as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of twenty thousand Star Pagodas (S. P^a 20,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-eight thousand three hundred and seventy-two Pagodas and ten Fanams (P^a 38,372. 10f.) or fifteen thousand three hundred and forty-eight Pounds seventeen Shillings and nine-pence sterling (£. 15,348. 17s. 9d.): And having also taken into consideration a Claim made upon the said Nabob Wallajah by the said Charles Darke¹⁴ through his attorneys the said Messieurs Colt, Hart and Weston, consisting of various items and founded on various alleged obligations (as particularly detailed

tor in India to the effects of the late Captain William Blacker, Mortgagee of the late Charles Darke; and the Reverend Colston Carr, appointed by the Court of Chancery, Receiver of the Outstanding Debts of his late Brother Robert Carr, described as Mortgagee of the late Charles Darke.

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in an account current delivered in with the said Claim) amounting to the principal sum of one hundred and five thousand nine hundred and eighteen Pagodas thirty-six Fanams and thirty Cash (P^a 105,918. 36f. 30c.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and twenty thousand six hundred and seventy-eight Pagodas twenty-two Fanams and thirty Cash (P^a 320,678. 22f. 30c.) or one hundred and twenty-eight thousand two hundred and seventy-one Pounds eight Shillings and two-pence sterling (£. 128,271. 8s. 2d.): And having also taken into consideration a Claim made on the said Nabob Omdut ul Omrah by the said Messieurs¹¹ Colt, Hart and Weston, as attornies aforesaid, for the principal sum of one hundred and ninety-four thousand eight hundred and forty-three Pagodas (P^a 194,843.) being the amount of nineteen Bonds alleged to have been granted by his said Highness Omdut ul Omrah to the said Charles Darke, which with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and seventy-three thousand eight hundred and four Pagodas and twenty-nine Fanams (P^a 373,804. 29f.) or one hundred and forty-nine thousand five hundred and twenty-one Pounds seventeen Shillings and sixpence sterling (£. 149,521. 17s. 6d.): And having also taken into consideration a Claim made by the said Vassoo Davah Pillay¹² as mortgagee and assignee as aforesaid, upon two Bonds of the said Nabob Omdut ul Omrah, in favour of the said Charles Darke, both bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of five thousand Star Pagodas (S. P^a 5,000) each, making together the principal sum of ten thousand Star Pagodas (S. P^a 10,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand one hundred and eighty-seven Pagodas and twenty-one Fanams (P^a 19,187. 21f.) or seven thousand six hundred and seventy-five Pounds sterling (£. 7,675.): And having also taken into consideration a Claim made by the said Harriet Hughes¹³ widow of Lieutenant Abram Hughes as aforesaid, upon a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of twenty thousand Star Pagodas (S. P^a 20,000.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-eight thousand three hundred and sixty-nine Pagodas thirty-six Fanams and seventy-two Cash (P^a 38,369. 36f. 72c.) or fifteen thousand three hundred and forty-seven Pounds and nineteen Shillings sterling (£. 15,347. 19s.): And having also taken into consideration a Claim made by the said Reverend Colstan Carr,¹⁴ receiver as aforesaid of the outstanding debts of his late brother Robert Carr, as mortgagee as aforesaid, upon a copy of a Bond from the said Nabob Omdut ul Omrah to the said Charles Darke, bearing date the twenty-first day of October in the year of our Lord one thousand seven hundred and seventy-six, for the principal sum of ten thousand Star Pagodas (S. P^a 10,000.) which with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-three thousand seven hundred and eighty-two Pagodas eight Fanams and four Cash (P^a 23,782. 8f. 4c.) or nine thousand five hundred and twelve Pounds seventeen Shillings and sixpence sterling (£. 9,512. 17s. 6d.): And having also taken into consideration the Claims made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of some of the sums claimed as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture do find, That the said late Charles Darke was a free merchant at Madras, and had various dealings with their Highnesses the late Nabobs of the Carnatic: And we do further find, That the said Nabob Wallajah granted a Bond to the said Charles Darke, bearing date the twelfth day of August in the year of our Lord one thousand seven hundred and seventy-seven, for the principal sum of eighteen thousand Pagodas (P^a 18,000.): And we do further find, That nothing is due from the representatives of the said late Nabob Wallajah to the said James Dott, as executor of the said late Bryan Scottney mortgagee of the said late Charles Darke, or to the said late firm of Messieurs Colt, Baker, and Company¹⁵ also mortgagees of him the said Charles Darke, or to any other person or persons whatsoever, in respect of the said Bond of his said Highness for eighteen thousand Pagodas (P^a 18,000.) the said bond having been granted by his said Highness without any valuable consideration, And we do further find, "That the said Nabob Wallajah did not make himself responsible to the said Charles Darke for the four first items included in the sum of three hundred and twenty thousand six hundred and seventy-eight Pagodas twenty-two Fanams and thirty Cash (P^a 320,678. 22f. 30c.) or one hundred and twenty-eight thousand two hundred and seventy-one Pounds eight Shillings and two-pence sterling (£. 128,271. 8s. 2d.) first claimed by the said Charles Darke, by his attornies the said Messieurs Colt, Hart, and Weston, and subsequently by the said William Hart, one of the partners aforesaid, as administrator as aforesaid in India of the said Charles Darke, viz. for the Bond of Sum Sum Dowlah Kyroodeen Cawn Bahwader to the said Charles Darke, under date the first day of December in the year of our Lord one thousand seven hundred and seventy-five, for the principal sum of thirty-one thousand nine hundred and eighteen Star Pagodas (S. P^a 31,918) for the Bond of the said Sum Sum Dowlah Kyroodeen Cawn Bahwader to the said Charles Darke, "under date the first day of May in the year of our Lord one thousand seven hundred and seventy-six, for the principal sum of eleven thousand eight hundred and eighty-eight Star Pagodas and nineteen Fanams (S. P^a 11,888. 19f.) for the amount of goods delivered to Abdul Akeem Behawder, the sum of one thousand two hundred and nineteen Star Pagodas five Fanams

Fanams and forty Cash (S. P. 1,219. 5f. 40c.) and for the amount of goods delivered to Abdul Cawder Cawn Behauder, the sum of two thousand three hundred and eighty-two Star Pagodas eight Fanams and fifty Cash (S. P. 2,382. 8f. 50c.) the said four items amounting together, agreeably to the Schedule of the Claim, to the principal sum of forty-seven thousand four hundred and seven Star Pagodas thirty-three Fanams and fifty Cash (S. P. 47,407. 35f. 50c.) which with arrears of interest amounted, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and fifty-three thousand six hundred and sixty Pagodas sixteen Fanams and thirty-five Cash (P. 153,660. 16f. 35c.) or sixty-one thousand four hundred and sixty-four Pounds three Shillings and one penny halfpenny sterling (£61,464. 3s. 1½d.). And we do further find, That the allegation of the said Charles Darke, that the said Nabob Wallajah as a security for these and other Claims left in deposit with him the said Charles Darke, two Bonds of Tuljajee Rajah of Tanjore, one for four hundred and thirty thousand rupees (R. 430,000) and the other for one hundred and fifty thousand Rupees (R. 150,000) is not established: And we do further find, That nothing is due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Charles Darke, on account of the said alleged debts amounting to the said sum of one hundred and fifty-three thousand six hundred and sixty Pagodas sixteen Fanams and thirty-five Cash (P. 153,660. 16f. 35c.) or sixty-one thousand four hundred and sixty-four Pounds three Shillings and one penny halfpenny sterling (£61,464. 3s. 1½d.). And we do further find, That the fifth item of this Claim is a balance of four thousand five hundred and two Pagodas twenty-six Fanams and sixty Cash (P. 4,502. 26f. 60c.) alleged to have been due on a Tunkah for twenty-nine thousand five hundred and two Pagodas twenty-six Fanams and twenty Cash (P. 20,502. 26f. 20c.) on the first day of October in the year of our Lord one thousand seven hundred and seventy-six, which said sum of four thousand five hundred and two Pagodas twenty-six Fanams and sixty Cash (P. 4,502. 26f. 60c.) with arrears of interest thereon, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fourteen thousand two hundred and thirty Pagodas seventeen Fanams and fifty-two Cash (P. 14,230. 17f. 52c.) or five thousand six hundred and ninety-two Pounds three Shillings and three-pence farthing sterling (£5,692. 3s. 3¼d.). And we do further find, That nothing is due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Charles Darke, in respect of the said balance so claimed, the said Tunkah having been fully satisfied and discharged: And we do further find, That the sixth item of this Claim is a sum of eighteen thousand Pagodas (P. 18,000) stated to have been lost by the said Charles Darke, on the disposal of an investment of Captain Charles Deane of the Sandwich East Indiaman, alleged by the said Charles Darke to have been purchased by him by order of the said Nabob Wallajah, which said sum of eighteen thousand Pagodas (P. 18,000) with arrears of interest alleged to be due thereon, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-five thousand and twenty-one Pagodas thirty-two Fanams and sixty-two Cash (P. 55,021. 37f. 62c.) or twenty-two thousand and eight Pounds fourteen Shillings and three-pence sterling (£22,008. 14s. 3d.). And we do further find, That it is expedient to allow the representatives of the said Charles Darke a further period of time for the production of such proofs and further documents as they may be able to furnish in support of this item of Claim, and therefore the said item is not included in this Award: And we do further find, That the seventh and last item of this Claim is a demand made by the said Charles Darke for pay due to him as "Household Steward to the late Nabob Wallajah," at the rate of two hundred and fifty Pagodas (P. 250.) per month, amounting to the principal sum of thirty-six thousand and eight Pagodas and eighteen Fanams (P. 36,008. 18f.) which with arrears of interest alleged to be due thereon, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety-seven thousand seven hundred and sixty-five Pagodas thirty-nine Fanams and forty-one Cash (P. 97,765. 39f. 41c.) or thirty-nine thousand one hundred and six Pounds seven Shillings and sixpence farthing sterling (£39,106. 7s. 6¼d.). And we do further find, That nothing is due from the representatives of the said Nabob Wallajah to the representatives of the said Charles Darke, on the alleged ground of his having been appointed Household Steward to the said Nabob Wallajah, or of his having as such rendered any service to his said Highness: And we do further find, That on the thirty-first day of December in the year of our Lord one thousand seven hundred and eighty-five, a settlement of accounts took place between the said Nabob Omdut ul Omrah and the said Charles Darke, wherein the balance in favour of the said Charles Darke is declared to be one hundred and ninety-four thousand eight hundred and forty-three Pagodas and five Fanams (P. 194,843. 5f.): And we do further find, That the said Nabob Omdut ul Omrah granted nineteen Bonds in favour of the said Charles Darke, all bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, for various sums amounting in the aggregate to the sum of one hundred and ninety-four thousand eight hundred and forty-three Star Pagodas (S. P. 194,843.): And we do further find, That the debt for which the said bonds were granted originated in previous Bonds for goods sold and money advanced by or for the said Charles Darke, to or for his said Highness Omdut ul Omrah, with interest thereon to the said day of settlement: And we do further find, That in lieu of one of the said nineteen Bonds, viz. a Bond for five thousand Star Pagodas (S. P. 5,000.) with interest thereon to the first day of August in the year of our Lord one thousand seven hundred and ninety-two, three Bonds were granted by the said Nabob Omdut ul Omrah to the said Charles Darke, all bearing date the first day of August in the year of our Lord one thousand seven hundred and ninety-two, one for three thousand Star Pagodas (S. P. 3,000.) another for two thousand

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thousand two hundred Star Pagodas (S. P^r 2,200.) and a third for three thousand seven hundred and fifty Star Pagodas (S. P^r 3,750) amounting together to eight thousand nine hundred and fifty Star Pagodas (S. P^r 8,950.) and that the aforesaid Bond for five thousand Star Pagodas (S. P^r 5,000.) was thereupon cancelled: And we do further find, That the said Charles Darke is alleged to have assigned mortgaged or pledged the various Bonds aforesaid as securities for debts owing by him the said Charles Darke: And we do further find, That upon setting aside the said Bonds composed in part of interest as aforesaid, and making up the account agreeably to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum due from the representatives of the said Nabob Omdut ul Omrah to the said late Charles Darke and his assigns, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was one hundred and fifty thousand and sixteen Pagodas twenty-two Fanams and twenty-two Cash (P^r 150,016. 22 f. 22 c.) or sixty thousand and six Pounds twelve Shillings and three-pence sterling (£. 60,006. 12 s. 3 d.) and no more; and that the said amount is still due and owing to the several parties hereinafter named, according to the proportions hereinafter stated; viz. on the Bond of his said Highness Omdut ul Omrah, claimed on the part of the executors of the said late Bryan Scottney^r as aforesaid, the sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^r 6,249. 4 f. 57 c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12 s. 10 $\frac{3}{4}$ d.); to the said James Dott, one of the executors of the said Bryan Scottney, mortgagee of the said Charles Darke, under a mortgage to secure the payment of the sum of three thousand two hundred and fifty-three Pagodas four Fanams and twenty Cash (P^r 3,253. 4 f. 20 c.) with interest thereon from the fourteenth day of September in the year of our Lord one thousand seven hundred and eighty-six, at the rate of twelve per cent. per annum, as specified in the mortgage bond, the said James Dott executor as aforesaid, being subject to account with the said General Sir John Floyd Baronet, as executor of the said Charles Darke; and to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, of the said James Dott, and also assignees of the said Charles Darke, the sum of three hundred and twenty-eight Pagodas thirty-seven Fanams and sixty-six Cash (P^r 328. 37 f. 66 c.) or one hundred and thirty-one Pounds eleven Shillings and two-pence halfpenny sterling (£. 131. 11 s. 2 $\frac{1}{2}$ d.) on the Bond of his said Highness Omdut ul Omrah claimed by the said Francis Lautour^r as assignee aforesaid, the sum of six thousand four hundred and fifty-four Pagodas forty-one Fanams and forty-nine Cash (P^r 6,454. 41 f. 49 c.) or two thousand five hundred and eighty-one Pounds nineteen Shillings and eleven-pence halfpenny sterling (£. 2,581. 19 s. 11 $\frac{1}{2}$ d.); to Ann Lautour, Sir Edmund Antrobus, Baronet (formerly Edmund Antrobus) Coutts, Trotter, and Edward Majoribanks, four of the executors of the said Francis Lautour, mortgagee of the said Colonel James Capper, assignee of the said Charles Darke, under an absolute assignment; and to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid of the said Francis Lautour and of the said Colonel James Capper, the sum of three hundred and thirty-nine Pagodas thirty Fanams and seventy-four Cash (P^r 339. 30 f. 74 c.) or one hundred and thirty-five Pounds seventeen Shillings and ten-pence halfpenny sterling (£. 135. 17 s. 10 $\frac{1}{2}$ d.) on the Bond of his said Highness Omdut ul Omrah, claimed by the said Captain John Luard^r representative as aforesaid, who has not established his right and title thereto, the sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^r 6,249. 4 f. 57 c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12 s. 10 $\frac{3}{4}$ d.); to the said Sir John Floyd, Baronet, executor as aforesaid of the said Charles Darke, and to George Moubray, Charles Binny, and Valentine Conolly, assignees of the said Charles Darke, the sum of three hundred and twenty-eight Pagodas thirty-seven Fanams and sixty-six Cash (P^r 328. 37 f. 66 c.) or one hundred and thirty-one Pounds eleven Shillings and two-pence halfpenny sterling (£. 131. 11 s. 2 $\frac{1}{2}$ d.); on the Bond of his said Highness Omdut ul Omrah, claimed by the said George Moubray, assignee as aforesaid of the said Charles Darke, the sum of one thousand and eighty-one Pagodas thirty-five Fanams and twenty-nine Cash (P^r 1,081. 35 f. 29 c.) or four hundred and thirty-two Pounds fourteen Shillings and nine-pence sterling (£. 432. 14 s. 9 d.); to him the said George Moubray, as assignee of the said Charles Darke under an absolute assignment, and to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid of the said George Moubray, the sum of fifty-six Pagodas thirty-nine Fanams and thirty-five Cash (P^r 56. 39 f. 35 c.) or twenty-two Pounds fifteen Shillings and six-pence sterling (£. 22. 15 s. 6 d.); on the Bond of his said Highness Omdut ul Omrah, claimed by the said late Sir Richard Joseph Sullivan^r Baronet, assignee as aforesaid, the sum of seven hundred and ninety-three Pagodas fourteen Fanams and fifty-eight Cash (P^r 793. 14 f. 58 c.) or three hundred and seventeen Pounds six Shillings and nine-pence halfpenny sterling (£. 317. 6 s. 9 $\frac{1}{2}$ d.); to the Right honourable John Sullivan, executor of the said late Sir Richard Joseph Sullivan, assignee of the said Charles Darke,

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under an absolute assignment, and to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid of the said Sir Richard Joseph Sullivan, the sum of forty-one Pagodas thirty-one Fanams and fifty-eight Cash (P^a 41. 31 f. 58 c.) or sixteen Pounds fourteen Shillings and one halfpenny sterling (£. 16. 14 s. 0 $\frac{1}{2}$ d.) on the Bond of his said Highness Omdut ul Omrah, claimed by the said Joseph Barlow^a and Charles Jones, assignees as aforesaid, the sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5 s. 9 $\frac{1}{2}$ d.); to the said Joseph Barlow and Charles Jones, assignees as aforesaid, under a commission of bankruptcy against the said William Thomson, mortgagee of the said Charles Darke, under a mortgage to secure the payment of the sum of eight thousand and seventeen Pagodas and thirty-five Fanams (P^a 8,017. 35 f.) with interest thereon, from the seventh day of January in the year of our Lord one thousand seven hundred and eighty-six, at the rate of eight per cent. per annum, the said Joseph Barlow and Charles Jones being subject to account with the estate of the said Charles Darke; and to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid of the said Joseph Barlow and Charles Jones, and of the said Charles Darke, the sum of six hundred and fifty-seven Pagodas thirty-three Fanams and fifty-two Cash (P^a 657. 33 f. 52 c.) or two hundred and sixty-three Pounds two Shillings and five-pence sterling (£. 263. 2 s. 5 d.) on the Bond of his said Highness Omdut ul Omrah, claimed by Messieurs Sarquis Satur^a and John De Monte, as assignees aforesaid, the sum of three thousand and twenty-six Pagodas eighteen Fanams and fifty-five Cash (P^a 3,026. 18 f. 55 c.) or one thousand two hundred and ten Pounds eleven Shillings and six-pence halfpenny sterling (£. 1,210. 11 s. 6 $\frac{1}{2}$ d.); to Richard Dann of Old Broad-street in the City of London, and William Harding of the Transport Office in the City of Westminster, in trust, under a declaration of trust bearing even date herewith; first to pay to the said Messieurs Satur and De Monte, as mortgagees of the said Charles Darke, or their representatives or assigns, the sum of four hundred Star Pagodas (S. P^a 400.) or one hundred and sixty Pounds sterling (£. 160.) with simple interest thereon, from the first day of February in the year of our Lord one thousand seven hundred and ninety-five, at the rate of twelve per cent. per annum, until the same shall be fully discharged, the arrears of the said interest being to be first paid; and secondly, in trust to transfer and pay the surplus that may remain to the said General Sir John Floyd Baronet, as executor of the said Charles Darke, and to George Moubray, Charles Binny, and Valentine Conolly, as assignees of the said Messieurs Satur and De Monte and of the said Charles Darke, the sum of one hundred and fifty-nine Pagodas twelve Fanams and three Cash (P^a 159. 12 f. 3 c.) or sixty-three Pounds fourteen Shillings and three-pence halfpenny sterling (£. 63. 14 s. 3 $\frac{1}{2}$ d.); on the Bond of his said Highness Omdut ul Omrah, claimed by the said Sarquis Satur^a, administrator as aforesaid, the sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16 s. 5 $\frac{1}{4}$ d.); to the Sarquis Satur, administrator as aforesaid of the late Agavally Satoor, and mortgagee of the said Charles Darke, under a mortgage to secure the payment of the sum of six hundred and forty-eight Star Pagodas four Fanams and sixty Cash (S. P^a 648. 4 f. 60 c.) due on the fifth day of April in the year of our Lord one thousand seven hundred and eighty-six, of the sum of two hundred and forty Star Pagodas (S. P^a 240.) due on the seventeenth day of September in the year of our Lord one thousand seven hundred and eighty-eight, and of the sum of eighty Star Pagodas (S. P^a 80.) due on the twenty-third day of September in the year of our Lord one thousand seven hundred and eighty-eight; the said several sums bearing simple interest from the above respective dates at the rate of twelve per cent. per annum, until the same should be discharged, the said Sarquis Satur, administrator and mortgagee as aforesaid, being subject to account with the said Sir John Floyd, executor as aforesaid of the said Charles Darke; and to George Moubray, Charles Binny, and Valentine Conolly, as assignees of the said Charles Darke, and of the said Sarquis Satur, administrator and mortgagee as aforesaid, the sum of one hundred and sixty-four Pagodas eighteen Fanams and seventy-three Cash (P^a 164. 18 f. 73 c.) or sixty-five Pounds fifteen Shillings and seven-pence farthing sterling (£. 65. 15 s. 7 $\frac{1}{4}$ d.) on the Bond of his said Highness Omdut ul Omrah, claimed by the said Marepah^a, assignee as aforesaid, the sum of one thousand three hundred and seventy-eight Pagodas three Fanams and twelve Cash (P^a 1,378. 3 f. 12 c.) or five hundred and fifty-one Pounds four Shillings and eight-pence sterling (£. 551. 4 s. 8 d.) to Manika Moodelliar, brother and representative of the late Erisappa, mortgagee of the said Marepah^a, mortgagee of the said Charles Darke, under a mortgage to secure the payment of a bond of the said Charles Darke, for two thousand seven hundred and fifty Star Pagodas (S. P^a 2,750.) dated the twenty-eight day of December in the year of our Lord one thousand eight hundred and one, with simple interest thereon, at the rate of twelve per cent. per annum as specified in the said Bond, the said Manika as aforesaid, being subject to account with the estate of the said Charles Darke; on the bond of his said Highness Omdut ul Omrah, claimed by the late George Westcott^a, the Honourable Lieutenant Colonel (now Major General) Arthur Sentleger, and Captain Benjamin Bishop, as attornies as aforesaid, the sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2 $\frac{1}{2}$ d.) to William Edmunds, of Brampton Place near Bexley in the County of Kent, and the said William Harding in trust, under a declaration of trust, bearing even date herewith, first to pay in cash at the exchange of eight Shillings per Pagoda, to Marianne Stephens, widow and administratrix of the said late Thomas Stephens (mortgagee of the said Charles Darke) under a mortgage to secure payment of the Bond of him the said Charles Darke to the said

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Thomas Stephens, for two thousand Star Pagodas (S. P^a 2,000) the sum of one thousand nine hundred and thirty-nine Star Pagodas eight Fanams and seventy-four Cash (S. P^a 1,039. 8 f. 74 c.) due on the eighteenth day of August in the year of our Lord one thousand seven hundred and ninety-five, and the sum of fifty-seven Pagodas two Fanams and forty Cash (P^a 57. 2 f. 40 c.) due on the fifth day of October in the year of our Lord one thousand seven hundred and ninety-six, with simple interest thereon, until the whole shall be fully discharged from the above respective dates, at the rate of twelve per cent. per annum, the arrear of the said interest being to be first paid; and secondly, when the claim of the estate of Stephens, as above, shall have been discharged in trust, to make over one-twentieth of the remainder, whether of stock or of cash, to George Moubray, Charles Binny, and Valentine Conolly, assignees of the said late Charles Darke; and lastly, in trust, to transfer and pay the surplus that shall then remain to General Sir John Floyd, Baronet, as executor of the said Charles Darke; on the bond¹⁴ for twenty thousand Pagodas (P^a 20,000.) claimed by the said John De Fries, as acting administrator as aforesaid, the sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 l. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£5,262. 8s. 2½d.) to the said Richard Daun, William Nash Round, of Whitehall Place in the City of Westminster, and Sir John William Lubbock, Baronet, of Duke-street Westminster, in trust, under a declaration of trust, bearing even date herewith, first to pay in cash at the exchange of eight Shillings per Pagoda, to the representative of the estate of the said late John Hall of Madras (having a lien on the bond in claim) the sum of six hundred and sixty Pagodas twenty-seven Fanams and forty Cash (P^a 660. 27 f. 40 c.) due as on the twenty-second day of June in the year of our Lord one thousand seven hundred and ninety, with simple interest thereon, until the whole shall be discharged, at the rate from that date, of ten per cent. per annum, the arrears of the said interest being to be first paid, but deducting and paying to George Moubray, Charles Binny, and Valentine Conolly, from the said sum of six hundred and sixty Pagodas twenty-seven Fanams and forty Cash (P^a 660. 27 f. 40 c.) one-twentieth part thereof, with the proportionate interest, if it shall appear by the production (to the Commissioners at Madras, or to us the Commissioners in London) of Letters of Administration or otherwise, that the signature of the said late John De Fries, as acting for the estate of the said John Hall, subscribed to the said Deed of Agreement of the third day of May in the year of our Lord one thousand eight hundred, legally bound the estate of the said John Hall, such fact to be certified to the said Trustees under our hands, or the hands of the Commissioners for the time being, in trust; secondly, to transfer one-twentieth part of the whole stock, standing in the names of them the said Trustees, and to pay one-twentieth part of the remaining arrear of interest in their hands, to George Moubray, Charles Binny, and Valentine Conolly, assignees of the late Charles Darke, under the said Deed of Agreement of the third day of May in the year of our Lord one thousand eight hundred; and in trust, lastly, to transfer and pay the remainder to Oliver Colt and William Hart, mortgagees of the said Charles Darke, under two Deeds executed by him the said Charles Darke, dated the first day of August in the year of our Lord one thousand eight hundred and nine, to secure payment of the amount of certain advances made by the said Oliver Colt and William Hart, to the said Charles Darke, under his Bond to them for four thousand six hundred Star Pagodas (S. P^a 4,600.) dated the said first day of August in the year of our Lord one thousand eight hundred and nine (the balance on account of the said advances amounting on the thirty-first day of December in the year of our Lord one thousand eight hundred and ten, to the sum of three thousand one hundred and fifty-four Pagodas eight Fanams and twenty Cash (P^a 3,154. 8 f. 20 c.) with simple interest thereon from that date, at the rate of ten per cent. per annum, until the same shall be fully discharged; and further to secure the payment of the balance due to them the said Oliver Colt and William Hart, for and on account of the late firm of Colt, Baker and Hart, under the Bond of the said Charles Darke to them, dated the first day of June in the year of our Lord one thousand eight hundred and nine, for which the Bond of the said Nabob Omdut ul Omrah, in the next item of this Award, was mortgaged by him the said Charles Darke; on the Bond¹⁵ of his said Highness Omdut ul Omrah, for twenty thousand Pagodas (P^a 20,000) claimed by Messieurs Colt, Hart and Weston, as attorneys of the said Charles Darke, the sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£4,999. 5s. 9½d.) the said Oliver Colt and William Hart, jointly and severally, mortgagees of the said Charles Darke, by virtue of a Deed bearing date the first day of June in the year of our Lord one thousand eight hundred and nine, to secure payment for and on account of the late firm of Colt, Baker and Hart, of the sum of twenty-five thousand five hundred and thirty-three Pagodas twelve Fanams and forty Cash (P^a 25,533. 12 f. 40 c.) due the first day of June in the year of our Lord one thousand eight hundred and nine, with simple interest thereon from that date, at the rate of twelve per cent. per annum, until the same shall be fully discharged: the said Oliver Colt and William Hart being, as such mortgagees, subject to account with the estate of the said Charles Darke, and to George Moubray, Charles Binny, and Valentine Conolly, assignees of the said Charles Darke, by virtue of a Deed bearing date the third day of May in the year of our Lord one thousand eight hundred, the sum of six hundred and fifty-seven Pagodas thirty-three Fanams and fifty-two Cash (P^a 657. 33 f. 52 c.) or two hundred and sixty-three Pounds two Shillings and five-pence sterling (£263. 2s. 5d.) on the two Bonds¹⁶ of his said Highness Omdut ul Omrah, one for ten thousand Pagodas (P^a 10,000.); and the other for five thousand Pagodas (P^a 5,000.) included in the Claim made

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made by Messieurs Colt, Hart and Weston, as attorneys as aforesaid of the said Charles Darke, the sum of nine thousand eight hundred and sixty-seven Pagodas and sixty-four Cash (P^a 9,867. 0f. 64 c.) or three thousand nine hundred and forty-six Pounds sixteen Shillings and one penny half-penny sterling (£3,946. 16s. 1½ d.); to James Strange late of Madras in the East Indies and now of London, as mortgager of the said late Charles Darke, under a Mortgage Bond dated the fifth day of January in the year of our Lord one thousand eight hundred and ten, to secure the payment of two thousand six hundred and eighty Pagodas twenty-two Fanams and forty Cash (P^a 2,680. 22 f. 40 c.) and of any further advances that might be made by him the said James Strange to the said Charles Darke [the balance on the said account amounting on the tenth day of July in the year of our Lord one thousand eight hundred and eleven, to the sum of four thousand two hundred and ninety-four Pagodas ten Fanams and nineteen Cash (P^a 4,294. 10 f. 19 c.)] with simple interest thereon from that date, at the rate of twelve per cent. per annum, until the same shall be fully discharged: but agreeably to the tenor of the said Mortgage Bond, first, out of the first receipts upon the stock hereby awarded to pay to Narsiah Bramin of Salem in the East Indies, son of the late Perriah Bramin [on the part of the estate of the said Perriah Bramin] two several Bonds, for the principal sums of seven hundred and fifty Star Pagodas (S. P^a 750.) and five hundred and sixty-five Star Pagodas (S. P^a 565.) with interest thereon from their respective dates, at the rate of five per cent. per annum, being the rate agreed by the said Narsiah to be received upon these sums, as specified in a letter of the late Charles Darke, dated the fourteenth day of June in the year of our Lord one thousand eight hundred and eight, addressed to the said Narsiah, a certified copy of which was delivered by him the said Narsiah to the Judge at Salem aforesaid, the arrears of the said interest on the said two Bonds being to be first paid; and secondly, to pay to the said George Moubray, Charles Binny, and Valentine Conolly, assignees of the said Charles Darke, under the aforesaid Deed of the third day of May in the year of our Lord one thousand eight hundred, one-twentieth part of the interest receivable on the stock hereby awarded that may remain in his hands after paying the above principal sums, with the interest due thereon, and also to transfer to them the said George Moubray, Charles Binny, and Valentine Conolly, one-twentieth part of the principal of the stock hereby awarded; on the Bond^s of his said Highness Omdut ul Omrah, for five thousand Pagodas (P^a 5,000.) included also in the Claim made by the said Messieurs Colt, Hart and Weston, as attorneys as aforesaid, the sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine (Pounds sixteen Shillings and five pence farthing sterling (£1,249. 16s. 5½ d.); to the Honourable Basil Cochrane of London, executor of the late William Bell formerly of Madras aforesaid, with whom the said Bond was deposited in pledge by the said Charles Darke, first to secure the payment of the principal sum of six hundred and thirty-seven Star Pagodas (S. P^a 637.) due on the eighth day of May in the year of our Lord one thousand seven hundred and ninety, and of the principal sum of twenty-five Star Pagodas eighteen Fanams and seventy Cash (S. P^a 25. 18 f. 70 c.) due on the thirty-first day of August in the year of our Lord one thousand seven hundred and ninety, with interest from their respective dates to the day of payment, at the rate of twelve per cent. per annum, being the rate specified in the Bond of the said Charles Darke to the said William Bell, the arrears of the said interest being to be first paid, and the stock to be herein awarded to the said Honourable Basil Cochrane, being to be sold by him for the purpose of liquidating the debt so due to the estate of the said William Bell, whenever, by due notice in writing, executed by the legal representative of the said Charles Darke, in presence of two witnesses, he the said Honourable Basil Cochrane, or his representative or representatives, shall be required so to do; and secondly, to transfer and make over to the said General Sir John Floyd Baronet, executor of the said Charles Darke, any surplus that may remain of the principal and interest under this award, after fully discharging the above sums so owing to the estate of the said William Bell, and to George Moubray, Charles Binny, and Valentine Conolly, assignees of the said Honourable Basil Cochrane, and of the said Charles Darke, the sum of one hundred and sixty-four Pagodas eighteen Fanams and seventy-three Cash (P^a 164. 18 f. 73 c.) or sixty-five Pounds fifteen Shillings and seven-pence farthing sterling (£65. 15s. 7½.) on the Bond^s of his said Highness Omdut ul Omrah for five thousand Pagodas (P^a 5,000.) included also in the claim made by the said Messrs. Colt, Hart and Weston, as attorneys as aforesaid, the sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£1,249. 16s. 5½.); to William Paterson of Old Broad-street in the City of London, and William Harding, in trust, under a declaration of trust bearing even date herewith, first, agreeably to the tenor of a Mortgage Bond of the said Charles Darke to the said Elizabeth Bromley, under date the tenth day of December in the year of our Lord one thousand seven hundred and eighty-seven, to pay, at the exchange of eight Shillings per Pagoda, to Sophia Bromley of Blackheath in the County of Kent, as administratrix of the said Elizabeth Bromley, mortgagee as aforesaid of the said Charles Darke, the principal sum of four hundred Pagodas (P^a 400.) due on the said tenth day of December in the year of our Lord one thousand seven hundred and eighty-seven, with interest thereon, until the whole shall be fully discharged, at the rate, from that date, of twelve per cent. per annum, being the rate specified in the said Mortgage Bond of the said Charles Darke to the said Elizabeth Bromley, the arrears of the said interest being to be first paid, and the stock to be herein awarded to the said Trustees being to be sold by them for the purpose of liquidating the debt so due to the estate of the said

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said Elizabeth Bromley, whenever by due notice in writing executed by the legal representatives of the said Charles Darke, in presence of two witnesses, they the said Trustees, or the Trustees for the time being, shall be required so to do; and in trust, secondly, to transfer and pay to the said General Sir John Floyd Baronet, as executor of the said Charles Darke, the surplus that may remain of the principal and interest under this Award, after fully discharging the above mortgage; and to George Moubray, Charles Binney, and Valentine Conolly, assignees of the said Sophia Bromley and of the said Charles Darke, the sum of one hundred and sixty-four Pagodas eighteen Fanams and seventy-three Cash (P^a 164. 18 f. 73 c.) or sixty-five Pounds fifteen Shillings and seven-pence farthing sterling (£. 65. 15 s. 7 1/4 d.); on the Bondth of his said Highness Omdut ul Omrah for five thousand Pagodas (P^a 5000.) included also in the Claim made by the said Messrs. Colh, Hart and Weston, as attornies as aforesaid, the sum of three thousand two hundred and eighty-nine Pagodas and twenty-one Cash (P^a 3,289. of. 21 c.) or one thousand three hundred and fifteen Pounds twelve Shillings and one halfpenny sterling (£. 1,315. 12 s. 0 1/2 d.); to Benjamin Brookes of Lincoln's-Inn in the County of Middlesex, and the said William Harding, in trust, under a declaration of trust, bearing even date herewith, first, agreeably to the tenor of a Mortgage Bond of the said Charles Darke to Daniel Reid, now of Corneil near Rhayader in the County of Radnor, under date the eighth day of May in the year of our Lord one thousand seven hundred and ninety-five, to pay, at the exchange of eight shillings per Pagoda, to the said Daniel Reid, or his representative or representatives, the principal sum of eight hundred and nineteen Star Pagodas (S. P^a 819.) due on the eighth day of May in the year of our Lord one thousand seven hundred and ninety-five, with interest thereon from that date, at the rate of ten per cent. per annum, being the rate specified in the said Mortgage Bond of the said Charles Darke to the said Daniel Reid, the arrears of the said interest being to be first paid, and the stock to be herein awarded to the said Trustees, being to be sold by them, for the purpose of liquidating the said debt, whenever by due notice in writing, executed by the legal representative of the said Charles Darke, in presence of two witnesses, they the said Trustees, or the Trustees for the time being, shall be required so to do; and secondly, when the Claim of the estate of the Reid, as above, shall have been discharged, in trust, to make over one-twentieth of the remainder, whether of stock or cash, to George Moubray, Charles Binney, and Valentine Conolly, assignees of the said Charles Darke; and lastly, in trust, to transfer and pay the surplus that shall then remain, to the said General Sir John Floyd Baronet, as executor of the said Charles Darke, on the two Bondsth of his said Highness Omdut ul Omrah, for five thousand Pagodas (P^a 5,000.) each claimed by the said Vassoo Davah Pilley, described as mortgagee and assignee of the said Charles Darke, the sum of six thousand five hundred and seventy-eight Pagodas and forty-three Cash (P^a 6,578. of. 43 c.) or two thousand six hundred and thirty-one Pounds four Shillings and one penny farthing sterling (£. 2,631. 4 s. 1 1/4 d.) but as the titles of the Parties interested therein require further investigation, the said sum of six thousand five hundred and seventy-eight Pagodas and forty-three Cash (P^a 6,578. of. 43 c.) or two thousand six hundred and thirty-one Pounds four Shillings and one penny farthing sterling (£. 2,631. 4 s. 1 1/4 d.) is hereby withdrawn, and is not included in the following Award on the Bondth of his said Highness Omdut ul Omrah for twenty thousand Pagodas (P^a 20,000.) claimed by the said late Harriet Hughes as aforesaid, but who had no legal interest thereon, the sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2 1/2 d.) but as the titles of the Parties interested therein require further investigation, the said sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2 1/2 d.) is hereby withdrawn, and is not included in the following Award; and on the Bondth of his said Highness Omdut ul Omrah, claimed by the said Reverend. Colston Carr, the sum of twenty-one thousand five hundred and sixty-eight Pagodas thirty-seven Fanams and twenty-four Cash (P^a 21,568. 37 f. 24 c.) or eight thousand six hundred and twenty-seven Pounds eleven Shillings and one penny sterling (£. 8,627. 11 s. 1 d.) but as the titles of the Parties interested therein require further investigation, the said sum of twenty-one thousand five hundred and sixty-eight Pagodas thirty-seven Fanams and twenty-four Cash (P^a 21,568. 37 f. 24 c.) or eight thousand six hundred and twenty-seven Pounds eleven Shillings and one penny sterling (£. 8,627. 11 s. 1 d.) is hereby withdrawn, and is not included in the following Award: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said James Dott, as executor of the said Bryan Rodney, mortgagee as aforesaid of the said Charles Darke, the said late firm of Messrs. Colh, Baker and Company^s, who are also mortgagees of him the said Charles Darke, or any other Person or Persons whatsoever, have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the said Bond of the said Nabob Wallajah, for eighteen thousand Star Pagodas (S. P^a 18,000.) under date the twelfth day of August in the year of our Lord one thousand seven hundred and seventy-seven: And we do further Award and Adjudge, That the said Captain John Luard^s, as representative aforesaid, has no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic; in respect of the Claim preferred by him the said John Luard as aforesaid: And we do further Award and Adjudge, That the representatives of the said late Richard Gomonde^s, described as assignee as aforesaid, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic in respect of the Claim preferred

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preferred by him the said late Richard Gomonde as aforesaid: And we do further Award and Adjudge, That the representatives of the said Charles Darke have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the four first items of the Claim¹⁴ made by the said Charles Darke through his attorneys Messrs. Colt, Hart and Weston, on the said Nabob Wallajah, alleged to be for goods and cash supplied to certain persons of his Highness's family, amounting to the sum of forty-seven thousand four hundred and seven Star Pagodas thirty-three Fanams and fifty Cash (S. P^a 47,407. 33 f. 50 c.) which with arrears of interest, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and fifty three thousand six hundred and sixty Pagodas sixteen Fanams and thirty-five Cash (P^a 153,660. 16 f. 35 c.) or sixty-one thousand four hundred and sixty-four Pounds three Shillings and one penny half-penny sterling (£. 61,464. 3 s. 1½ d.); nor in respect of the fifth item which is for the balance of a Tunkah, four thousand five hundred and two Pagodas twenty-six Fanams and sixty Cash (P^a 4,502. 26 f. 60 c.) which with arrears of interest, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fourteen thousand two hundred and thirty Pagodas seventeen Fanams and fifty-two Cash (P^a 14,230. 17 f. 52 c.) or five thousand six hundred and ninety-two Pounds three Shillings and three-pence one farthing sterling (£. 5,092. 3 s. 3¼ d.); nor in respect of the seventh and last item, which is for pay, as household steward to his Highness the said Nabob Wallajah for the sum of thirty-six thousand and eight Pagodas and eighteen Fanams (P^a 36,008. 18 f.) which, with arrears of interest amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety-seven thousand seven hundred and sixty-five Pagodas thirty-nine Fanams and forty-one Cash (P^a 97,765. 39 f. 41 c.) or thirty-nine thousand one hundred and six Pounds seven Shillings and six-pence farthing sterling (£. 39,106. 7 s. 6¼ d.): And we do further Award and Adjudge, That the said late Harriet Hughes¹⁵, widow as aforesaid, and her representatives, had and have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the Claim preferred by her the said Harriet Hughes as aforesaid: And we do further Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was due and owing from the representatives of the said Nabob Omdut ul Omrah to the said late Charles Darke, and his assigns, the sum of one hundred and fifty thousand and sixteen Pagodas twenty-two Fanams and twenty-two Cash (P^a 150,016. 22 f. 22 c.) or sixty thousand and six Pounds twelve Shillings and three-pence sterling (£. 60,006. 12 s. 3 d.) and no more; and that the said amount (deducting the several sums hereinbefore withdrawn as being claimed by parties whose titles thereto require further investigation, which sums together make the aggregate sum of forty-one thousand three hundred and two Pagodas thirty-eight Fanams and seventy-two Cash (P^a 41,302. 38 f. 72 c.) or sixteen thousand five hundred and twenty-one Pounds three Shillings and four-pence three farthings sterling (£. 16,521. 3 s. 4¾ d.) is still due and owing to the several parties hereinafter named, according to the proportions hereinafter stated, viz. to the said James Dott¹⁶, one of the executors of the late Bryan Scottney, mortgagee as aforesaid, but subject to account with the said Sir John Floyd, as executor of the said Charles Darke, the sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^a 6,249. 4 f. 57 c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12 s. 10¾ d.) and that the said James Dott hath and shall have right to participate to the amount of the said sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^a 6,249. 4 f. 57 c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12 s. 10¾ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to Ann Lautour¹⁷, Sir Edmund Antrobus Baronet, formerly Edmund Antrobus, Coutts, Trotter, and Edward Marjoribanks, four of the executors of the late Francis Lautour, mortgagee of Colonel James Capper, assignee as aforesaid, but subject to account with him the said Colonel James Capper, the sum of six thousand four hundred and fifty-four Pagodas forty-one Fanams and forty-nine Cash (P^a 6,454. 41 f. 49 c.) or two thousand five hundred and eighty-one Pounds nineteen Shillings and eleven-pence halfpenny sterling (£. 2,581. 19 s. 11½ d.) and that the said Ann Lautour, Sir Edmund Antrobus Baronet, Coutts, Trotter and Edward Marjoribanks, have and shall have right to participate to the amount of the said sum of six thousand four hundred and fifty-four Pagodas forty-one Fanams and forty-nine Cash (P^a 6,454. 41 f. 49 c.) or two thousand five hundred and eighty-one Pounds nineteen Shillings and eleven-pence halfpenny sterling (£. 2,581. 19 s. 11½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said General Sir John Floyd Baronet¹⁸, as executor of the said Charles Darke, on the Bond claimed by the said Captain John Ingham, representative as aforesaid, who is adjudged to have no right or title thereto, the sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^a 6,249. 4 f. 57 c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12 s. 10¾ d.) and that the said Sir John Floyd hath and shall have right to participate to the amount of the said sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^a 6,249. 4 f. 57 c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12 s. 10¾ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said Sir John Floyd, Baronet¹⁹, executor as aforesaid, on the Bond claimed by the said

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Richard Gomonde, who is adjudged to have no right or title thereto, the sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^a 6,249. 4f. 57c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12s. 10½d.); and that the said Sir John Floyd hath and shall have right to participate to the amount of the said sum of six thousand two hundred and forty-nine Pagodas four Fanams and fifty-seven Cash (P^a 6,249. 4f. 57c.) or two thousand four hundred and ninety-nine Pounds twelve Shillings and ten-pence three farthings sterling (£. 2,499. 12s. 10½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said George Moubray^a, assignee as aforesaid of the said Charles Darke, the sum of one thousand and eighty-one Pagodas thirty-five Fanams and twenty-nine Cash (P^a 1,081. 35f. 29c. or four hundred and thirty-two Pounds fourteen Shillings and nine-pence sterling (£. 432. 14s. 9d.); and that the said George Moubray hath and shall have right to participate to the amount of the said sum of one thousand and eighty-one Pagodas thirty-five Fanams and twenty-nine Cash (P^a 1,081. 35f. 29c.) or four hundred and thirty-two Pounds fourteen Shillings and nine-pence sterling (£. 432. 14s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the Right Honourable John Sullivan⁷, executor of the said late Sir Richard Joseph Sullivan Baronet, assignee as aforesaid, the sum of seven hundred and ninety-three Pagodas fourteen Fanams and fifty-eight Cash (P^a 793. 14f. 58c.) or three hundred and seventeen Pounds six Shillings and nine-pence halfpenny sterling (£. 317. 6s. 9½d.) and that the said John Sullivan hath and shall have right to participate to the amount of the said sum of seven hundred and ninety-three Pagodas fourteen Fanams and fifty-eight Cash (P^a 793. 14f. 58c.) or three hundred and seventeen Pounds six Shillings and nine-pence halfpenny sterling (£. 317. 6s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said Joseph Barlow^a and Charles Jones, assignees as aforesaid, under a commission of bankruptcy against the said Captain William Thomson, mortgagee as aforesaid of the said Charles Darke, subject to account with the estate of the said Charles Darke, the sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9f. 33c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5s. 9½d.) and that the said Joseph Barlow and Charles Jones have and shall have right to participate to the amount of the said sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9f. 33c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said Richard Dann^a and the said William Harding, in trust as herein before recited, the sum of three thousand and twenty-six Pagodas eighteen Fanams and fifty-five Cash (P^a 3,026. 18f. 55c.) or one thousand two hundred and ten Pounds eleven Shillings and six-pence halfpenny sterling (£. 1,210. 11s. 6½d.) and that the said Richard Dann and the said William Harding have and shall have right to participate to the amount of the said sum of three thousand and twenty-six Pagodas eighteen Fanams and fifty-five Cash (P^a 3,026. 18f. 55c.) or one thousand two hundred and ten Pounds eleven Shillings and six-pence halfpenny sterling (£. 1,210. 11s. 6½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said Sarquis Satur¹⁰, administrator and mortgagee as aforesaid, but subject to account with the said Sir John Floyd, executor of the said Charles Darke, the sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23f. 28c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16s. 5½d.); and that the said Sarquis Satur hath and shall have right to participate to the amount of the said sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23f. 28c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16s. 5½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said Manaika Moodellia¹¹, brother and representative of the late Erisipa, mortgagee of the said Mariapah, mortgagee of the said Charles Darke, but subject to account with the estate of the said Charles Darke, the sum of one thousand three hundred and seventy-eight Pagodas three Fanams and twelve Cash (P^a 1,378. 3f. 12c.) or five hundred and fifty-one Pounds four Shillings and eight-pence sterling (£. 551. 4s. 8d.) and that the said Manaika Moodelliar hath and shall have right to participate to the amount of the said sum of one thousand three hundred and seventy-eight Pagodas three Fanams and twelve Cash (P^a 1,378. 3f. 12c.) or five hundred and fifty-one Pounds four Shillings and eight-pence sterling (£. 551. 4s. 8d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said William Edmeads¹² and the said William Harding, in trust as herein before recited, the sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1f. 5c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8s. 2½d.) and that the said William Edmeads and William Harding have and shall have right to participate to the amount of the said sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1f. 5c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8s. 2½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the

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Carnatic; to the said Richard Dann¹², the said William Nash Round, and the said Sir John William Lubbock, in trust as hereinbefore recited, the sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2½ d.) and that the said Richard Dann, the said William Nash Round, and the said Sir John William Lubbock, have and shall have right to participate to the amount of the said sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said Oliver Colt¹³ and the said William Hart, subject to account with the estate of the said Charles Darke, the sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5 s. 9½ d.); and that the said Oliver Colt and the said William Hart have and shall have right to participate to the amount of the said sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5 s. 9½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said James Strange¹⁴, for the purposes hereinbefore recited, the sum of nine thousand eight hundred and sixty-seven Pagodas and sixty-four Cash (P^a 9,867. 0 f. 64 c.) or three thousand nine hundred and forty-six Pounds sixteen Shillings and one penny halfpenny sterling (£. 3,946. 16 s. 1½ d.); and that the said James Strange hath and shall have right to participate to the amount of the said sum of nine thousand eight hundred and sixty-seven Pagodas and sixty-four Cash (P^a 9,867. 0 f. 64 c.) or three thousand nine hundred and forty-six Pounds sixteen Shillings and one penny halfpenny sterling (£. 3,946. 16 s. 1½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: to the Honourable Basil Cochrane¹⁵, as executor of the said William Belt, for the purposes hereinbefore recited, the sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16 s. 5¼ d.); and that the said Basil Cochrane hath and shall have right to participate to the amount of the said sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16 s. 5¼ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; to the said William Paterson¹⁶ and the said William Harding, in trust as herein before recited, the sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16 s. 5¼ d.); and that the said William Paterson and William Harding have and shall have right to participate to the amount of the said sum of three thousand one hundred and twenty-four Pagodas twenty-three Fanams and twenty-eight Cash (P^a 3,124. 23 f. 28 c.) or one thousand two hundred and forty-nine Pounds sixteen Shillings and five-pence farthing sterling (£. 1,249. 16 s. 5¼ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and to the said Benjamin Brookes¹⁷ and the said William Harding, in trust as herein before recited, the sum of three thousand two hundred and eighty-nine Pagodas and twenty-one Cash (P^a 3,289. 0 f. 21 c.) or one thousand three hundred and fifteen Pounds twelve Shillings and one halfpenny sterling (£. 1,315. 12 s. 0½ d.); and that the said Benjamin Brookes and the said William Harding have and shall have right to participate to the amount of the said sum of three thousand two hundred and eighty-nine Pagodas and twenty-one Cash (P^a 3,289. 0 f. 21 c.) or one thousand three hundred and fifteen Pounds twelve Shillings and one halfpenny sterling (£. 1,315. 12 s. 0½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of three thousand three hundred and ninety-three Pagodas fifteen Fanams and fifty-one Cash (P^a 3,393. 15 f. 51 c.) or one thousand three hundred and fifty-seven Pounds six Shillings and eleven-pence three farthings sterling (£. 1,357. 6 s. 11¼ d.) was and still is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees of the said several persons parties to the aforesaid Deed of Agreement; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of three thousand three hundred and ninety-three Pagodas fifteen Fanams and fifty-one Cash (P^a 3,393. 15 f. 51 c.) or one thousand three hundred and fifty-seven Pounds six Shillings and eleven-pence three farthings sterling (£. 1,357. 6 s. 11¼ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts, being debts contracted for money advanced and goods sold to the Highness the late Nabob Omdut ul Omrah, are and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of all the herein-before recited Claimants or of either of them,

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or of any other person or persons whatsoever, save and except the Sixth Item of the Claim on the said Nabob Wallajah, on the part of the estate of the said Charles Darke, for the principal sum of eighteen thousand Pagodas (P^a 18,000.) the final judgment on which is postponed, and the three before recited Claims withdrawn from this Award as aforesaid: And we do further Award and Order, That such of the before-mentioned Bonds as are not forthcoming, be, and they are hereby declared to be null and void; and that the remaining Bonds shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-third day of August in the year of our Lord one thousand eight hundred and sixteen.

Signed in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

George Parkhouse.

CLAIM N^o 736, in our Fifth Report.

N^o 421.

CLAIM,
N^o 265 in the London
Gazette of the 24th
June 1809; and
N^o 736 in the Fifth
Report to Parliament.
The late Lieutenant
Colonel John Long.

TO all to whom these Presents shall come: We, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Juh, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or some or one of them the said several Nabobs, and the said Ameer, of the other part," Send Greeting: Whereas the late Lieutenant Colonel John Long of Madras in the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Lieutenant Colonel John Long having departed this life, letters of administration have been granted to Frances Hiffernan (wife of William Hiffernan) of Limerick, in that part of the United Kingdom of Great Britain and Ireland called Ireland, the natural and lawful sister, and one of the next of kin of the said late Lieutenant Colonel John Long: Now know ye, That we the said Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Lieutenant Colonel John Long, for the principal sum of seventeen thousand nine hundred and thirty Star Pagodas (S. P^a 17,930.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-nine thousand four hundred and ninety-one Star Pagodas (S. P^a 39,491) from which is deducted the sum of seven hundred and sixty-eight Star Pagodas and twenty-seven Fanams (S. P^a 768. 27 f.) alleged to have been received in part discharge thereof, leaving as the balance claimed the sum of thirty-eight thousand seven hundred and twenty-two Star Pagodas and seventeen Fanams (S. P^a 38,722. 17 f.) or fifteen thousand nine hundred and eighty-eight Pounds and nineteen Shillings sterling (£. 15,988. 19 s.); and having duly investigated the said Claim, according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That the said Claim originated in a demand for the value of a large quantity of grain, alleged to have been delivered to Eatibar Khan, the Nabob's manager at Trichinopoly, which grain is stated to have been captured from Hyder Ally, in the year of our Lord one thousand seven hundred and eighty, by a detachment under the command of the said late Lieutenant Colonel John Long, then Ensign Long; and we do further find, That his said late Highness the Nabob Wallajah did, on or about the twenty-seventh day of January in the year of our Lord one thousand seven hundred and ninety-five, grant a Tunkah on the Tinnevely Country, to the said Lieutenant Colonel John Long, then Captain Long, for two thousand Star Pagodas (S. P^a 2,000) in lieu of his Claim for the value of the said grain, a portion of which Tunkah has been paid; and we do further find, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of two thousand two hundred and five Pagodas fourteen Fanams and fifty-six Cash (P^a 2,205. 14 f. 56 c.) or eight hundred and eighty-two Pounds two Shillings and ten pence sterling (£. 882. 2 s. 10 d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallajah, to the said Lieutenant Colonel John Long, since deceased, and his representatives, in respect of the said Claim: And we the said Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of two thousand two hundred and five Pagodas fourteen Fanams and fifty-six Cash (P^a 2,205. 14 f. 56 c.) or eight hundred and eighty-two Pounds two Shillings and ten-pence sterling (£. 882. 2 s. 10 d.) and no more, was due and owing to the said Frances Hiffernan, administratrix as aforesaid, and that the said Frances Hiffernan hath and shall have right to participate to the amount of the said sum of two thousand two hundred

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hundred and five Pagodas fourteen Fanams and fifty-six Cash (P^a 2,205. 14 f. 56 c.) or eight hundred and eighty-two Pounds two Shillings and ten Pence sterling (£. 882. 2 s. 10 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said Debt being a debt contracted subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt claimed at the instance of the said late Lieutenant Colonel John Long, or of any other Person or Persons whatsoever: And we do further Award and Order, That the aforesaid Tunkah shall be cancelled, and it is hereby declared cancelled accordingly: In witness whereof, we the said Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twentieth day of December in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) *Geo. Parkhouse.*

CLAIM N^o 584 in our Fifth Report.

N^o 422.

CLAIM,
N^o 438 in the London
Gazette of the 18th
July 1809; and
N^o 384 in the Fifth
Report to Parliament.
*George Moubray,
Charles Binny, and
Valentine Conolly,
Assignees of the
Parties respectively
claiming on behalf
of the Estates of
Charles Darke and
William Blacker.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas it appears by an Award Number Four hundred and fifteen (N^o 415.) under our hands, bearing date the twenty-third day of August in the year of our Lord one thousand eight hundred and sixteen, That the sum of thirteen thousand one hundred and fifty-six Pagodas one Fanam and five Cash (P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2½ d.) was found due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the late Nabob Omdut ul Omrah, to Charles Darke, since deceased, his representatives and assigns, on a bond of the said Nabob Omdut ul Omrah, for twenty thousand Pagodas (P^a 20,000.) in favour of the said Charles Darke, bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, and severally claimed on the part of the estate of the said late Charles Darke, and of the estate of the late Harriet Hughes, and of the estate of the late Captain William Blacker, as upon reference being had to the said Award will more fully appear: And whereas, it appears by the Award aforesaid, That the estate of the said Harriet Hughes has no claim in respect of the said bond, and that in regard to the estate of the said Charles Darke and the said William Blacker, the Absolute Adjudication was withdrawn by us from the said Award, on the ground that the titles of the parties claiming on their behalf required further investigation: And whereas it appears, That George Moubray, Charles Binny, and Valentine Conolly, are entitled, as assignees of the parties respectively claiming on behalf of the estates of the said Charles Darke and William Blacker, to one twentieth part of the sum at which the principal and interest of the said debt so claimed on the part of the said Charles Darke, the said Harriet Hughes, and the said Captain William Blacker respectively, shall be liquidated or made up: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of six hundred and fifty-seven Pagodas thirty-three Fanams and fifty-two Cash (P^a 657. 33 f. 52 c.) or two hundred and sixty-three Pounds two Shillings and five-pence sterling (£. 263. 2 s. 5 d.) is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of six hundred and fifty-seven Pagodas thirty-three Fanams and fifty-two Cash (P^a 657. 33 f. 52 c.) or two hundred and sixty-three Pounds two Shillings and five-pence sterling (£. 263. 2 s. 5 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Order, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successor

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or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt claimed at the instance of the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-second day of January in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Rob. Playfair.*

CLAIM N° 1 of 3 in our First Report.

N° 428.
CLAIM.
N° 1 of N° 86 in the
London Gazette of
the 12th August
1806; and
N° 1 of N° 3 in the
First Report to Par-
liament.
Messieurs *William
Abbott and Richard
Arthur Maitland*,
Assignees of the
said *Richard Arthur
Maitland*; and
Edward Lee.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July One thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs William Abbott and Richard Arthur Maitland, of Madras, in the East Indies, assignees of the said Richard Arthur Maitland, and Edward Lee of Old Broad-street in the City of London, have respectively become Parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Messieurs William Abbott and Richard Arthur Maitland have become parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said William Abbott and Richard Arthur Maitland, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into reconsideration the Claim made by the said Messieurs William Abbott and Richard Arthur Maitland, assignees as aforesaid, upon a Bond from his Highness the said Nabob Omdut ul Omrah, in favour of the said Richard Arthur Maitland under date the first day of January in the year of our Lord one thousand seven hundred and ninety-six, for the sum of seventy-six thousand nine hundred and eighty-two Madras Pagodas (M. P° 76,982.) upon which Bond a Provisional Adjudication was made on the fifteenth day of August in the year of our Lord one thousand eight hundred and fifteen, amounting to the sum of eighty-nine thousand nine hundred and eighty-two Pagodas twenty-seven Fanams and eleven Cash (P° 89,982. 27 f. 11 c.) or thirty-five thousand nine hundred and ninety-three Pounds one Shilling and two-pence sterling (£. 35,993. 12. 2 d.) and subsequently, viz. on the fifteenth day of January in the year of our Lord one thousand eight hundred and seventeen, an Absolute Award was passed on the said Claim to the amount of the above recited Provisional Adjudication, with the exception and deducting the sum of fifteen thousand three hundred and ninety-six Star Pagodas five Fanams and thirteen Cash (S. P° 15,396. 5 f. 13 c.) or six thousand one hundred and fifty-eight Pounds and nine shillings sterling (£. 6,158. 9 s.) upon the ground that the said sum required further investigation, as will more fully appear by the said Award Number Four hundred and fourteen (N° 414.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said sum of fifteen thousand three hundred and ninety-six Star Pagodas five Fanams and thirteen Cash (S. P° 15,396. 5 f. 13 c.) or six thousand one hundred

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hundred and fifty-eight Pounds and nine Shillings sterling (£.6,158. 9s.) is justly due and owing from the representatives of the said late Nabobs Wallajah and Omdut ul Omrah to the said Richard Arthur Maitland and his assigns: And we do further find, That for securing the due discharge of various Claims on the said bond of his said Highness, the aforesaid William Abbott has by a declaration under his hand, bearing date the fifteenth day of January in the year of our Lord one thousand eight hundred and seventeen, agreed and requested that the amount to be allowed may be awarded in the name of Edward Lee of Old Broad-street in the city of London, as will more particularly appear by reference to the said Award and Declaration: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of fifteen thousand three hundred and nine-six Star Pagodas five Fanams and thirteen Cash (S. P^r 15,396. 5 f. 13 c.) or six thousand one hundred and fifty-eight Pounds and nine Shillings sterling (£.6,158. 9s.) was and still is justly due and owing from the representatives of their said Highnesses the said late Nabobs Wallajah and Omdut ul Omrah to the said Richard Arthur Maitland and his assigns: And we do further Award and Order, that the said debt, being a debt contracted for monies lent subsequently to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, to their said Highnesses Wallajah and Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of fourteen thousand six hundred and twenty-six Star Pagodas thirteen Fanams and twenty-five Cash (S. P^r 14,626. 13 f. 25 c.) or five thousand eight hundred and fifty Pounds ten Shillings and sixpence sterling (£.5,850. 10s. 6d.) being a portion of the said debt, is due and owing to the said Edward Lee, as aforesaid, agreeably to the said declaration; and that the said Edward Lee hath and shall have right to participate to the amount of the said sum of fourteen thousand six hundred and twenty-six Star Pagodas thirteen Fanams and twenty-five Cash (S. P^r 14,626. 13 f. 25 c.) or five thousand eight hundred and fifty Pounds ten Shillings and sixpence sterling (£.5,850. 10s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and sixty-nine Pagodas thirty-three Fanams and sixty-eight Cash (P^r 769. 33 f. 68 c.) or three hundred and seven Pounds eighteen Shillings and sixpence sterling (£.307. 18s. 6d.) being the remaining portion of the said debt, is due and owing to George Mowbray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Mowbray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of seven hundred and sixty-nine Pagodas thirty-three Fanams and sixty-eight Cash (P^r 769. 33 f. 68 c.) or three hundred and seven Pounds eighteen Shillings and sixpence sterling (£.307. 18s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt or debts claimed thereon, at the instance of the Messieurs William Abbott and Richard Arthur Maitland, assignees as aforesaid of Messieurs Adrian de Fries and Company, of I. Totally Vadachella Moodelliar, of William Sarjeant, of Edward Lee, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eleventh day of February in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

Signed) *Robt Playfair.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount, adjudicated in favour }
of Claimants, to the date of this Report, is - £.1,856,465. 13. 4 ½.

In further obedience to the Act of Parliament, we have likewise to state, That two applications, with which we have complied, have been made to us by parties for provisional allowances, upon security to refund and pay back the whole or such part of the interest, as, according to our final determinations it shall appear they were not entitled to, in conformity to the sixth clause of the Deed of Agreement. As the Act of Parliament requires us to state the grounds of our decision in such cases as we have provisionally adjudicated, we present to this Honourable House, Extracts from our Proceedings of the determinations which we have made upon the said two applications.

EXTRACTS from the Proceedings of the 10th December 1816.

Provisional Allowance in the Claims of the Reverend Colston Carr, appointed by the Court of Chancery, Receiver of the outstanding Debts of his brother the late Captain Robert Carr.

" Resumed the consideration of the Claims of the Reverend Colston Carr, appointed by the Court of Chancery, Receiver of the outstanding Debts of his brother the late Captain Robert Carr. First, on a Persian Bond of the late Omdut ul Omrah to Charles Darke, dated the 21st October 1776, for Pagodas 10,000, pledged by the said Charles Darke, as security for the payment of his Bond to Captain Robert Carr, for Pagodas 10,365, dated the 23d day of July 1782, bearing interest at 8 per cent. per annum; Secondly, on a Persian Bond from the Nabob Omdut ul Omrah to the said late Captain Robert Carr, for Pagodas 5,364½, dated the 1st August 1783, first taken into consideration on the 9th November 1815."

" Read again letter from the Reverend Colston Carr, under date 14th March 1816, entered in meeting of that day, applying for a Provisional Adjudication on the Bonds in claim "

" Adverting to the evidence and documents in this case, and the proceedings upon it, viz. of the 9th and 28th November 1815, 5th March 1816, and 23d August 1816; the Commissioners are of opinion, that the Claims in question are probably just and allowable."

" Resolved accordingly, That the aggregate sum of thirty-two thousand five hundred and eight Pagodas eleven Fanams and seventy-four Cash (P^a 32,508. 11 f. 74 c.) or thirteen thousand and three Pounds six Shillings and three-pence sterling (£. 13,003 6 s. 3 d.) shall be provisionally allowed and established as a Debt in the Second Class, in the name of the Reverend Colston Carr of Ealing in the County of Middlesex, as appointed Receiver of the outstanding debts of his late brother Captain Robert Carr, and that Interest shall be payable thereon from the 15th day of May 1804, and until the further directions of the Board, at the provisional rate of three (3) per cent. per annum; and that a Certificate be issued to the Registers in London, directing them to enter the aforesaid sum to the credit of the said Reverend Colston Carr, as soon as he shall have given security, to the satisfaction of the Board, for the sum of six thousand pounds sterling (£. 6,000.) or such sum as he shall bona fide receive on account of provisional Interest."

Provisional Allowance in the Claim of the Estate of Captain William Blacker, Mortgagee of Charles Darke.

" Resumed the consideration of the Claim of the estate of Captain William Blacker, mortgagee of Charles Darke, on the Nabob Omdut ul Omrah's Bond for 20,000 Pagodas to Charles Darke, under date 1st January 1786. The amount found due upon this Bond on the 15th day of May 1804, P^a 13,156. 1 f. 5 c. or £. 5,262. 8 s. 2½ d. was withdrawn from the Absolute Award on the Claims of Charles Darke and his assigns and mortgagees, N^o 415, under date 23d August 1816, on the ground that the titles of the parties required further investigation."

" The actual amount of the debt due upon mortgage to the estate of William Blacker, by the estate of Charles Darke, being in a state of uncertainty."

" Resolved, in order to prevent a waste of the property belonging to the parties who may ultimately prove to be interested therein, to make a Provisional Adjudication of the amount found due on the Bond in Claim (deducting the one-twentieth thereof assigned by James Blacker, the executor of William Blacker, and by the late Charles Darke to the trustees of the late John Fordyce, in favour of William Nash Round Esquire of Whitehall Place in the City of Westminster, and William Harding Esquire* of the Transport Office in the City of Westminster, in trust for the parties interested, on a declaration of trust to pay and make over the stock of the funds which shall or may accumulate therefrom, according to the final Absolute Award which we or the Commissioners for the time being shall make and declare."

* The name of Major General John Fuller, of Brighthelmstone, in the County of Sussex, has been since substituted for that of William Harding, Esquire.

" Resolved accordingly, That the sum of twelve thousand four hundred and ninety-eight Pagodas nine Fanams and thirty-three Cash (P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,909. 5 s. 9½ d.) shall be, and it is hereby provisionally adjudicated to the said William Nash Round Esquire, and William Harding Esquire†, in the Second Class, and that Interest shall be payable thereon from the 15th May 1804, and until the further directions of the Board, at the rate of three (3) per cent. per annum; and that a certificate be issued to the Registers in London, directing them to enter the aforesaid sum to the credit of the said parties, as soon as they shall have given security, to the satisfaction of the Board, for the sum of two thousand and ninety-eight Pounds sterling (£. 2,098.) or such sum as they shall bona fide receive on account of provisional interest."

† See the former Note.

THE Aggregate Sterling Amount provisionally adjudicated } £. 18,002. 12. 0½.
in favour of Claimants, is, at the date of this Report - }

ABSOLUTE ADJUDICATIONS *against* CLAIMANTS.

Absolute
Adjudications
against
Claimants.

CLAIM N° 581 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallajah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Ameer, of the other part;" Send Greeting: Whereas the late firm of Messieurs Harrington and Company, of Madras in the East Indies, as assignees of the late Mr. J. G. Hubert, also formerly of Madras aforesaid, did become parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taking into consideration a Claim made by the said late firm of Messieurs Harrington and Company, on account of the said Mr. J. G. Hubert, upon his Highness the said late Nabob Omdut ul Omrah, for the principal sum of two hundred Star Pagodas (S. P° 200.), which, with the arrears of interest stated to be due thereon, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and sixty-eight Star Pagodas (S. P° 268.) or one hundred and seven Pounds and four Shillings sterling (£. 107. 4 s.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the consideration of the said Claim was the amount of a bill bearing date the twenty-seventh day of July in the year of our Lord one thousand seven hundred and ninety-seven, for two Pictures sold by the said J. G. Hubert to his Highness the said Nabob Omdut ul Omrah: And we do further find, That the Pictures so sold to his Highness the said Nabob Omdut ul Omrah are charged to his Highness as lascivious Pictures: And we do further find, That a binding contract cannot be founded on an immoral consideration, and that therefore nothing is due from the representatives of his Highness the said Nabob Omdut ul Omrah to the representatives of the said J. G. Hubert on the ground of the said sale of lascivious Pictures or the debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said late firm of Messieurs Harrington and Company, as assignees aforesaid, and the representatives of the said J. G. Hubert, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Sale of Pictures or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said sale of the said Pictures or the debt claimed thereon, at the instance of the said late firm of Messieurs Harrington and Company, as assignees aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twelfth day of August in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N° 1450 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of

N° 413.

CLAIM,
N° 397, in the London
Gazette of the 17th
June 1809; and
N° 581 in the Fifth
Report to Parliament.
The late firm of
Messieurs Harrington
and Company,
as Assignees of the
late Mr. J. G.
Hubert.

N° 417.

CLAIMS,
N° 178 in the London
Gazette of the 17
June 1809; and
N° 145 in the Fifth
Report to Parliament.

Absolute
Adjudications
against
Claimants.

Captain, now
Major Joshua
Loring Winslow,
Assignee of a Bond
in favour of Anunda
Manohur and Bal-
mokund Doss.

of Arcot and the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Juh, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Juh, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Captain now Major Joshua Loring Winslow formerly of Madras in the East Indies, but subsequently of Heavitree near Exeter in the County of Devon, assignee of a Bond for fifty-three thousand Pagodas (P^a 53,000.) said to have been granted by the said Nabob Wallajah in favour of Anunda Manohur and Balmokund Doss, hath become Party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him, under the said Indenture: And whereas the said Major Joshua Loring Winslow, hath, by two certificates, bearing even date with the assignment to himself from the said Anunda Manohur and Balmokund Doss, declared that James Balfour of Madras aforesaid, and Messieurs John Tulloh, William Douglas Brodie and Company, also of Madras aforesaid respectively, hold one-fourth concern in the said alleged Bond: And whereas the said Messieurs Tulloh, Brodie and Company, have mortgaged their said one-fourth part or share with Messieurs Johannes Sarkies, McErtich Sarkies, and Carapiet Sarkies of Calcutta in the East Indies aforesaid: And whereas the said James Balfour, the said Tulloh, Brodie and Company, and the said Messieurs Sarkies, have respectively become Parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Major Joshua Loring Winslow, as assignee aforesaid, and by the hereinbefore recited Parties, upon a Bond, alleged to be from the Nabob Wallajah, for the principal sum of fifty-three thousand Star Pagodas (S. P^a 53,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety thousand one hundred and ninety-four Star Pagodas seventeen Fanams and twenty Cash (S. P^a 90,194. 17 f. 20 c.) or thirty-six thousand and seventy-seven Pounds fifteen Shillings and three-pence farthing sterling (£. 36,077. 15s. 3½d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said alleged Bond purports, on the face of it, to be a Bond from the Nabob Wallajah to Anund Manohur, alias Anunda Manohur and Balmokund Doss, Vanemulce Doss, alias Balmokund Doss, bearing date the seventeenth Shabaun twelve hundred and four of the Hegyru, corresponding with the second day of May in the year of our Lord one thousand seven hundred and ninety, for the sum of fifty-three thousand Star Pagodas (S. P^a 53,000.) with interest, at the rate of twelve per cent. per annum: And we do further find, That nothing is due from the representatives of the said Nabob Wallajah to the said Major Joshua Loring Winslow, assignee as aforesaid, or to either of the before recited Parties, or to any other Person or Persons whatsoever, on account of the said alleged Bond, or the Debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby award and adjudge, That neither the said Major Joshua Loring Winslow, assignee as aforesaid, nor the said James Balfour, nor the said Tulloh, Brodie and Company, nor the said Messieurs Sarkies, hath or have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bond, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alleged Bond, or the debt claimed thereon, at the instance of the said Major Joshua Loring Winslow, assignee as aforesaid, or of the said James Balfour, or of the said Tulloh, Brodie and Company, or of the said Messieurs Sarkies, or of any other Person or Persons whatsoever: And we do further Award and Order, That the alleged Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty first day of November in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of
(Signed) Rob. Playfair.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N^o 945, 174, Part 175, and N^o 946 in our Fifth Report.

N^o 423.

CLAIMS,
N^o 564, 565, part 566,
and N^o 567, in the

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Decree
indented

indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas "Nabob Mullickool Nesaw Begum," of Madras in the East Indies, widow of the late Abdul Vally Khan, alias Abdul Wulce Khan Behadur, also of Madras aforesaid, and "Nabob Mujoodood ul Dowlah," of the same place, only son of the said late Abdul Vally, alias Abdul Wulce Khan, have respectively by their attorney William Abbott, formerly of Madras aforesaid, but now of Bentinck-street in the Parish of Saint Marylebone, become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration certain Claims made by the said William Abbott, as attorney, on behalf of the said Mullickool Nesaw Begum and Mujoodood ul Dowlah, viz. upon a Bond for the principal sum of one hundred and eighteen thousand Pagodas (P^a 118,000.); and also upon a Bond for the principal sum of one hundred and twenty-eight thousand Pagodas (P^a 128,000.); and also upon a Bond for the principal sum of sixty-six thousand one hundred and thirteen Pagodas eleven and one quarter Annas (P^a 66,113. 11¼ an^a.); and also upon a Bond for the principal sum of one hundred and thirty-five thousand Pagodas (P^a 135,000.); and also upon a Bond for the principal sum of one hundred and ten thousand Pagodas (P^a 110,000.); and also upon a Bond for the principal sum of ninety-two thousand Pagodas (P^a 92,000.); and also upon a Bond for the principal sum of sixty-six thousand Pagodas (P^a 66,000.); and also upon a Bond for the principal sum of eighteen thousand Pagodas (P^a 18,000.); and also upon a Bond for the principal sum of fourteen thousand Pagodas (P^a 14,000.); and also upon a Bond for the principal sum of forty-six thousand Pagodas (P^a 46,000.); and also upon a Bond for the principal sum of thirteen thousand Pagodas (P^a 13,000.); and also for the principal sum of one hundred and sixty-three thousand Pagodas (P^a 163,000.); alleged to have been secured by a Bond now lost or destroyed for that amount; and lastly, for the principal sum of fifty-nine thousand Pagodas (P^a 59,000.) also alleged to have been secured by a Bond now lost for that amount; the aggregate principal and interest of the said several alleged Claims which are on the said late Nabob Wallajah, being stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the sum of nineteen lacs seven thousand three hundred and eighty-four Star Pagodas fourteen and one quarter Annas (S. P^a 19,07,384. 14¼ an^a.) or seven hundred and sixty-two thousand nine hundred and fifty-three Pounds and nineteen Shillings sterling (£.762,953. 19s. 0d.); and the aggregate principal and interest of the said several alleged Claims which are on the said late Nabob Omdut ul Omrah, being stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the sum of four hundred and six thousand eight hundred and seventy-four Star Pagodas fifteen and three quarters Annas (S. P^a 406,874. 15¾ an^a.) or one hundred and sixty-two thousand seven hundred and forty-nine Pounds nineteen Shillings and nine-pence sterling (£.162,749. 19s. 9d.) making of Claims now taken into consideration, a total as on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, of two million three hundred and fourteen thousand two hundred and fifty-nine Star Pagodas and fourteen Annas (S. P^a 2,314,259. 14 an^a.) or nine hundred and twenty-five thousand seven hundred and three Pounds eighteen Shillings and nine-pence sterling (£.925,703. 18s. 9d.); and having duly investigated the said Claims according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That of the several Bonds claimed as aforesaid, the first purports on the face of it to be a Bond from his Highness the said late Nabob Wallajah in favour of Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the eighteenth Zehij, eleven hundred and eighty-seven of the Hegyra, for the sum of one hundred and eighteen thousand Star Pagodas (S. P^a 118,000.) "at an interest of 12 Annas per cent. per mensem," meaning nine Pagodas (P^a 9.) per cent. per annum; the second purports on the face of it to be also a Bond from his Highness the said late Nabob Wallajah, in favour of Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the twentieth of Jomadeussanee, eleven hundred and ninety-of the Hegyra, for the sum of one hundred and twenty-eight thousand Star Pagodas (S. P^a 128,000.) "at an interest of 14 Annas per cent. per mensem," meaning ten and one-half Pagodas (P^a 10½.) per cent. per annum; the third purports on the face of it to be also a Bond from his Highness the said late Nabob Wallajah, in favour of Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the eleventh Zekad, eleven hundred and ninety-four of the Hegyra, for the sum of sixty-six thousand one hundred and thirteen Star Pagodas eleven and one quarter Annas (S. P^a 66,113. 11¼ an^a.) "at the rate of 1 Pagoda per cent. per mensem;" the fourth purports on the face of it to be also a Bond from his Highness the said late Nabob Wallajah in favour of Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the fifteenth Shabann eleven hundred and ninety-five of the Hegyra, for the sum

Absolute
Adjudications
against
Claimants.

London Gazette of
the 29th July 1809,
and
N^o 943, 174, part 175;
and N^o 946 in the
Fifth Report to Par-
liament.

"Nabob Mullickool Nesaw Begum,"
Widow of the late
Abdul Vally Khan,
alias Abdul Wulce
Khan Behadur, and
"Nabob Mujoodood ul Dowlah,"
only Son of the
said late Abdul
Vally, alias Abdul
Wulce Khan, by
their Attorney
William Abbott.

Absolute
Adjudications
against
Claimants.

of one hundred and thirty-five thousand Star Pagodas (S. P. 135,000.) "at an interest of 12 Annas per cent. per mensem," meaning nine Pagodas (P. 9.) per cent. per annum; the fifth purports on the face of it to be also a Bond from his Highness the said late Nabob Wallajah in favour of Abdul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, bearing date as alleged the second Rugib, eleven hundred and ninety-three of the Hegyra, for the sum of one hundred and ten thousand Star Pagodas (S. P. 110,000.) "at 4 Annas per cent. per mensem," meaning three Pagodas (3 P.) per cent. per annum; the sixth purports on the face of it to be also from his Highness the said late Nabob Wallajah in favour of Abdul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, bearing date as alleged the seventeenth of Rubbeelawul, eleven hundred and ninety-five of the Hegyra, for the sum of ninety-two thousand Star Pagodas (S. P. 92,000.) "at 12 Annas per cent. per mensem," meaning nine Pagodas (P. 9.) per cent. per annum; the seventh purports on the face of it to be also a Bond from his Highness the said late Nabob Wallajah to Abdul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, bearing date as alleged the third Shabaun, eleven hundred and ninety-four of the Hegyra, for the sum of sixty-six thousand Star Pagodas (S. P. 66,000.) "at an interest of 1 per cent. per mensem;" the eighth purports on the face of it to be a Bond from Omdut ul Omrah Behadur, meaning his Highness the said late Nabob Omdut ul Omrah, in favour of Abdoul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, bearing date as alleged the twenty-seventh of Rugib, eleven hundred and ninety-four of the Hegyra, for the sum of eighteen thousand Star Pagodas (S. P. 18,000.) "with an interest of 1 per cent. per cent. per mensem;" the ninth purports on the face of it to be a Bond from Omdut ul Omrah, meaning his Highness the said late Nabob Omdut ul Omrah, in favour of his sister Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the twentieth of Zehij twelve hundred and two of the Hegyra, for the sum of fourteen thousand Star Pagodas (S. P. 14,000.) "with an interest of 1 per cent. per mensem;" the tenth purports on the face of it to be also from Omdut ul Omrah, meaning his Highness the said late Nabob Omdut ul Omrah, to his sister Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the second Suffer, twelve hundred and three of the Hegyra, for the sum of forty-six thousand Star Pagodas (S. P. 46,000.) "at an interest of 1 per cent. per mensem;" the eleventh purports on the face of it to be also from Omdut ul Omrah, meaning his Highness the late Nabob Omdut ul Omrah, in favour of his sister Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, bearing date as alleged the first Showal, twelve hundred and six of the Hegyra, for the sum of thirteen thousand Star Pagodas (S. P. 13,000.) "at an interest of 1 per cent. per mensem:" And we do further find, That the two last Bonds of which the amount is severally claimed as aforesaid, are stated to have been executed in favour of Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, by his Highness the said late Nabob Omdut ul Omrah, after he had ascended the musnud, the one bearing date on or about the fourth of Rubbusany, twelve hundred and ten of the Hegyra, for the sum of one hundred and sixty-three thousand Star Pagodas (S. P. 163,000.); and the other bearing date on or about the fourteenth Shabaun, twelve hundred and fourteen of the Hegyra, for the sum of fifty-nine thousand Pagodas (P. 59,000.): And we do further find, That nothing is due from the representatives of the said late Nabobs Wallajah and Omdut ul Omrah to the said Mullickoon Nissa Begum, alias Mullickool Nesaw Begum on her own behalf, or to the said Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, and the said Mujoodood ul Dowlah, them or either of them, as representatives or representative of the said late Abdul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, or to the said William Abbott, as their attorney, in respect of the said alleged Bonds or obligations, which are produced, or in respect of the said alleged Bonds or obligations, which are alleged to be lost, or in respect of the debt claimed on them or either of them: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, on her own behalf, nor the said Mullickoon Nissa Begum, or the said Mujoodood ul Dowlah, on behalf of the said late Abdul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, nor the said William Abbott, as their attorney, has or have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said alleged Bonds, both those produced and those alleged to be lost or destroyed, or the debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the aforesaid Obligations produced, and those alleged to have been lost or destroyed; at the instance of the said Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, on her own behalf, or of the said Mullickoon Nissa Begum, alias Mullickool Nesaw Begum, and the said Mujoodood ul Dowlah, on behalf of the said late Abdul Wulee Khan Behadur, alias Abdul Vally Khan Behadur, or of the said William Abbott, as their attorney, or of any other person or persons whatsoever: And we do further Award and Order, That the said Obligations produced shall be cancelled and delivered up to the Court of Directors of the said United East India Company, and that the said two Obligations alleged to have been lost or destroyed, be declared void and cancelled. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-seventh day of January in the year of our Lord one thousand eight hundred and seventeen.

signed in the presence of

Robert Playfair.

(Signed)

**BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.**

CLAIMS N^o 947, 937, 938, 939, 940, and 941 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part;" Send Greeting: Whereas "Nabob Mullickoon Nesaw Begum," widow of the late Abdul Vally Khan, alias Abdul Walee Khan Behadur, "Nabob Mujoodood ul Dowlah Bahadur," son of the said late Abdul Vally Khan and the said Mullickoon Nesaw Begum, "Amuttazarah Begum, wife of Mujoodood ul Dowlah, "Mummud ul Nesaw Begum, sister of Mujoodood ul Dowlah," "Nussebul Dowlah Bahadur, nephew to Mujoodood ul Dowlah," and "Hoosain ul Deen Khan Bahadur, son of Mujoodood ul Dowlah," all of Madras in the East Indies, have respectively by their attorney William Abbott, formerly of Madras aforesaid, but now of Bentinck-street in the Parish of Saint Mary-le-bone in the County of Middlesex, become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration certain Claims preferred by the said William Abbott, as attorney aforesaid, on behalf of the said several before recited parties, and founded on balances alleged to be due on certain Isunnaveesers for monthly allowances alleged to have been granted by his Highness the said late Nabob Omdut ul Omrah, viz. of the balance claimed on behalf of the said "Nabob Mullickoon Nesaw Begum," being the principal sum of twenty-seven thousand and twenty-eight Star Pagodas and nine Annas (S. P^a 27,028. 9 a.) the balance claimed on behalf of the said "Nabob Mujoodood ul Dowlah Bahadur," being the principal sum of nineteen thousand two hundred and eighty-four Star Pagodas and seven Annas (S. P^a 19,284. 7 a.); the balance claimed on behalf of the said "Amuttazarah Begum" being the principal sum of three thousand two hundred and forty-seven Pagodas and ten Annas (P^a 3,247. 10 a.); the balance claimed on behalf of the said "Mummud ul Nesaw Begum" being the principal sum of three thousand two hundred and forty-seven Star Pagodas and ten Annas (S. P^a 3,247. 10 a.); the balance claimed on behalf of the said "Nussebul Dowlah Bahadur" being the principal sum of two hundred and eleven Pagodas and eleven Annas (P^a 211. 11 a.); and the balance claimed on behalf of the said "Hoosain ul Deen Khan Bahadur" being the principal sum of eight hundred and sixty-two Star Pagodas and fourteen Annas (S. P^a 862. 14 a.); the aggregate principal of the said several alleged Claims (interest as stated in the respective Schedules "not required") being stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to fifty-three thousand eight hundred and eighty-two Star Pagodas and thirteen Annas (S. P^a 53,882. 13 a.) or twenty-two thousand two hundred and seventy-three Pounds three Shillings and five-pence sterling (£. 22,273. 3s. 5d.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of the said late Nabob Omdut ul Omrah to the said "Nabob Mullickoon Nesaw Begum," the said "Nabob Mujoodood ul Dowlah," the said "Amuttazarah Begum," the said "Mummud ul Nesaw Begum," the said "Nussebul Dowlah Bahadur," or the said "Hoosain ul Deen Khan Bahadur," or to the said William Abbott as their attorney, in respect of the said alleged Isunnaveesers, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said "Nabob Mullickoon Nesaw Begum," nor the said "Nabob Mujoodood ul Dowlah," nor the said "Amuttazarah Begum," nor the said "Mummud ul Nesaw Begum," nor the said "Nussebul Dowlah Bahadur," nor the said "Hoosain ul Deen Khan Bahadur," nor the said William Abbott as their attorney, has any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Isunnaveesers or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever released and discharged from all Claims whatsoever in respect of the aforesaid alleged Isunnaveesers, or the debt or debts claimed thereon at the instance of the said "Nabob Mullickoon Nesaw Begum," the said "Nabob Mujoodood ul Dowlah Bahadur," the said "Amuttazarah Begum," the said "Mummud ul Nesaw Begum," the said "Nussebul Dowlah Bahadur," or the said "Hoosain ul Deen Khan Bahadur," or the said William Abbott as their attorney, them or either of them, or of any other person or persons whatsoever.

Absolute
Adjudications
Against
Chumants.

N^o 424.

CLAIMS,
N^{os} 568, 569, 570, 571,
572, and 573, in the
London Gazette of
the 29th July 1809;
and N^{os} 947, 937,
938, 939, 940, and
941, in the Fifth
Report to Parliament.
"Nabob Mul-
lickoon Nesaw Be-
gum, Widow of the
late Abdul Vally
Khan, alias Abdul
Walee Khan Beha-
dur," "Nabob
Mujoodood ul
Dowlah Bahadur,
Son of the said late
Abdul Vally Khan
and the said Mul-
lickoon Nesaw Be-
gum," "Amuttaza-
rah Begum, Wife of
Mujoodood ul
Dowlah," "Mum-
mud ul Nesaw
Begum, Sister of
Mujoodood ul Dow-
lah," "Nussebul
Dowlah Bahadur,
Nephew to Mujoo-
dood ul Dowlah,"
and "Hoosain ul
Deen Khan Baha-
dur, Son of Mujoo-
dood ul Dowlah;"
by their Attorney
William Abbott.

Absolute
Adjudications
against
Claimants.

whatasoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-ninth day of January in the year of our Lord one thousand eight hundred and seventeen.

Signed, in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIMS N^o 1 and 2 of N^o 167 in our Fourth Report.

N^o 427.

CLAIMS.

N^o 1 and 2 of N^o 168,
in the London Ga-
zette of the 25th
June 1808; and
N^o 1 and 2 of N^o 167
in the Fourth Report
to Parliament.

Colonel, now Lieu-
tenant General
Francis Torrens,
Assignee of Cola-
toor Streenavas
Jengar, Assignee of
Ramnad Punda,
now deceased, and
Kestnama Chitty
and *Padmanaboo*
Chitty, describing
themselves as
Grandsons and only
lawful Heirs and
personal Represen-
tatives of *Kestnama*
Chitty, deceased;
and also the said
Colatoor Streenavas
Jengar.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part," Send Greeting: Whereas Colonel, now Lieutenant General Francis Torrens, of Madras in the East Indies, assignee of Colatoor Streenavas Jengar, also of Madras aforesaid, assignee of Ramnad Punda, describing himself heretofore of Ramnad, but since of Madras aforesaid, and now deceased, and of Kestnama Chitty and Padmanaboo Chitty, of Madras aforesaid, describing themselves as grandsons and only lawful heirs and personal representatives of Kestnama Chitty, deceased, formerly of Trichinopoly also in the East Indies aforesaid; and also the said Colatoor Streenavas Jengar, have severally become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims made by the said Colonel, now Lieutenant General Francis Torrens, on his own behalf, and on behalf of the said Colatoor Streenavas Jengar; the first upon a Bond alledged to have been granted by his Highness the said late Nabob Wallajah to the said late Ramnad Pundah, alledged to bear date on the fifteenth Showal eleven hundred and ninety-nine of the Hegyra, for the principal sum of one hundred thousand Star Pagodas (S. P^r 100,000.) which, with arrears of interest alledged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and seventeen thousand seven hundred and thirteen Star Pagodas thirty-one Panams and thirty-four Cash (S. P^r 217,713. 31 f. 34 c.) or eighty-seven thousand and eighty-five Pounds nine Shillings and seven-pence sterling (£. 87,085. 9 s. 7 d.); and the second upon a Bond also alledged to be granted by his Highness the said late Nabob Wallajah to the said late Kistnama Chitty of Trichinopoly aforesaid, alledged to bear date the twenty-second Ramzan eleven hundred and ninety-one of the Hegyra, for the principal sum of sixty-seven thousand Star Pagodas (S. P^r 67,000.) which, with arrears of interest alledged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and two thousand two hundred and eighty Star Pagodas fifteen Panams and thirty-three Cash (S. P^r 202,280. 15 f. 33 c.) or eighty thousand nine hundred and twelve Pounds two Shillings and nine-pence sterling (£. 80,912. 2 s. 9 d.); and having duly investigated the said Claims, according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of the said late Nabob Wallajah to the said Francis Torrens, on his own behalf, or to the said Francis Torrens, on behalf of the said Colatoor Streenavas Jengar, or to the said Colatoor Streenavas Jengar, on his own behalf respectively, assignees as aforesaid, in respect of the said two alledged Bonds, or in respect of the Debts claimed on them, or either of them: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Francis Torrens, for himself, nor for the said Colatoor Streenavas Jengar, nor the said Colatoor Streenavas Jengar, on his own behalf, has any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the said two alledged Bonds, or the debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the aforesaid two alledged Bonds, claimed at the instance of the said Francis Torrens on his own behalf, or on behalf of Colatoor Streenavas Jengar, or at the instance of the said Colatoor Streenavas Jengar, or of any other person or persons whatsoever: And we do further Award and Order, That the two alledged Bonds aforesaid, shall be cancelled and delivered.

delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of February in the year of our Lord one thousand eight hundred and seventeen.

Absolute
Adjudications
against
Claimants.

Signed in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

Geo. Parkhouse

UPON the same ground that nothing is due, AWARDS have also been passed against the Parties in the following Claims. For the purpose of avoiding unnecessary trouble and expense, we do not give the Awards at length, but merely an ABSTRACT*.

ABSTRACT.

AWARD N°	CLAIM N°	Parties	P	l	c	£	s	d.
AWARD N° 397, dated 9th April 1816, against	CLAIM N° 1,295 in the Fifth Report to Parliament.	Sydees Mahomed, brother to Geolam Mahomed, deceased	16,079	22	39	22,651	10	4.
AWARD N° 407, dated 14th June 1816, against	CLAIM N° 430 in the Fifth Report to Parliament.	Jacob Arathoon, described as Assignee of Hafezallahomed Naser Khan, who is described Assignee of Charles Darke	103,674	11	0	41,409.	11	0.
AWARD N° 418, dated 28th Nov' 1816, against	CLAIM N° 366 in the Fifth Report to Parliament.	Doctor Arthur Connel, Mortgagee and Attorney of William Douglas Brodie, Assignee of Anwar Ally Khan, describing himself son and heir of the late Anwar Ally Khan	30,799	18	78	12,519.	15.	7.
AWARD N° 419, dated 29th Nov' 1816, against	CLAIM N° 1 of 37 in the First Report to Parliament.	Gunny Sanva Doss, alias Gumsam Doss, alias Ghumssam Doss, administrator of the Estate of the late Sanwall Doss, alias Samul Doss	164,282.	31.	0	65,713	2	0.
- - - - -	CLAIM N° 1,144 in the Fifth Report to Parliament.	Benjamin Roebuck, Assignee of Messieurs John Lulloh, William Douglas Brodie and George Haliburton, then in Copartnership, assignee of the said Gunny Sanval Doss, alias Gumsam Doss, alias Ghumssam Doss, administrator as aforesaid	182,762.	11.	6	73,104.	18.	6.
AWARD N° 420, dated 29th Nov' 1816, against	CLAIM N° 549 and 530 in the Fifth Report to Parliament.	Ganasam Doss, alias Gunny Sanval Doss, alias Gumsam Doss, alias Ghumssam Doss, administrator to the Estate, and describing himself as heir of Sanwall Doss, alias Samul Doss, six Claims, viz.	S P					
		First - - - - -	43,003	33	60	17,401.	19.	0.
		Second - - - - -	26,478.	9	20	10,571	3	20.
		Third - - - - -	5,821	36	60	2,340.	15.	0.
		Fourth - - - - -	176,647	10	0	70,656	17.	20.
		Fifth - - - - -	130,646.	36	20	60,258.	14.	10.
		Sixth - - - - -	26,786	42	40.	10,714.	14.	1.

* In page 573 of the last (the 11th) Report to Parliament, in the passage hereinafter cited, viz "the following Claims, which are of the same description as the one immediately preceding, have been withdrawn at the request of the parties, and therefore similar Awards have been also passed,"—the words "which are of the same description as the one immediately preceding," should have been omitted, as not applicable to the Abstract which followed.

CLAIM N° 416 in the Fifth Report.

N° 416.

TO all to whom these presents shall come: We, Sir Benjamin Hobhouse Baronet of Wiltshire, Esq. in the County of Middlesex, and Robert Harry Inglis of Battersea Rise in the County of Surrey, Esq. being two of the Commissioners and Referees acting in England, do hereby certify, under a certain Great Seal indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are hereunto set and affixed, and who respectively are or claim to be Creditors of the said United Company, of the other part, viz. Wallah Jee, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of

CLAIM,
N° 390 in the London
Gazette of the 8th
July, 1809; and
N° 477 in the Fifth
Report to Parliament.
Messieurs Colt,
Hart and Weston,
Attornies, and de-
scribed as Assign-

Absolute
Adjudications
against
Claimants.

ness also of Goolab
Doss, since de-
ceased.

of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas Messieurs Colt, Hart and Weston, of Madras in the East Indies, attornies, and described as assignees also of Goolab Doss of the East Indies aforesaid, since deceased, have become parties to the aforesaid Indenture, and have thereby submitted the Claims of the estate of the said late Goolab Doss, and also of themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture : Now know ye, That we the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Colt, Hart and Weston, as attornies, and described as assignees as aforesaid, upon an enaytnamah alledged to have been addressed by his Highness the Nabob Wallajah to Burkhooder Nizamooddeen Ahnud Khan, on account of the said late Goolab Doss Soukar, and bearing date the thirteenth Mohurram, twelve hundred and seven of the Hegyra, for the sum of one thousand Star Pagodas (S. P. 1,000.) which with the arrears of interest is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand six hundred and forty-two Pagodas and thirty-five Fanams (P. 1,642. 35 f.) or six hundred and fifty-seven Pounds two Shillings and eightpence sterling (£. 657. 2 s. 8 d.): And having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Messieurs Colt, Hart and Weston, attornies, and described as assignees as aforesaid, by their letter under date the eighth day of September in the year of our Lord one thousand eight hundred and thirteen, addressed to the Commissioners at Madras, and Govindoss, son and recognized heir of the said late Goolab Doss, in his evidence before the said Commissioners, have relinquished the said Claim, as far as they were respectively interested therein : And we the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Messieurs Colt, Hart and Weston, attornies, and described as assignees as aforesaid, nor the said Govindoss, son and recognized heir of the said late Goolab Doss, have nor hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic : And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim as aforesaid of the said Messieurs Colt, Hart and Weston, attornies, and described as assignees as aforesaid of the said Govendoss, son and recognized heir as aforesaid of the said late Goolab Doss. In witness whereof, we the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands, the fifteenth day of October in the year of our Lord one thousand eight hundred and sixteen.

Signed (being first duly stamped)
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIM N° 632 in our Fifth Report.

N° 425.

CLAIM,
N° 635 in the London
Gazette of the 29th
July 1809; and
N° 632 in the Fifth
Report to Parliament.
Jankeeram, as
Assignee of Gunput
Geer Gosain and
Letchmun Bhartee.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting: Whereas Jankeeram, of the East Indies, as assignee of Gunput Geer Gosain and Letchmun Bhartee, also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Jankeeram, as assignee as aforesaid, for the principal sum of one thousand two hundred and fourteen Star Pagodas thirty Fanams and seventy-five Cash (S. P. 1,214. 30 f. 75 c.) which with the arrears of interest alledged to be due thereon is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand five hundred and eight-six Star Pagodas thirty-seven Fanams and seventy-seven Cash (S. P. 1,586. 37 f. 77 c.) or six hundred and thirty-three Pounds and ten Shillings sterling (£. 633. 10 s.);

(£.693. 10s.); and having duly investigated the said Claim, according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Omdut ul Omrah, granted a Tunkah, in favour of Gunput Geer Gosayen, alias Gosain and Luchmee Bhartee Gosayen, alias Letchmun Bhartee, for the principal sum of one thousand two hundred and fourteen Star Pagodas and eleven Annas (S. P. 1,214. 11 a.) dated the twelfth Shuival, twelve hundred and twelve of the Hegyra: And we do further find, That the debt so constituted by the said Tunkah was on account of the balance of a loan from the said Gunput Geer Gosayen, alias Gosain, and the said Luchmee Bhartee Gosayen, alias Letchmun Bhartee, which balance was fully paid and discharged: And we do further find, That the said Jankeeram hath by an arzee or representation, addressed to the Commissioners at Madras, relinquished and withdrawn his said Claim: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Jankeeram, as assignee as aforesaid, nor any other person or persons whatsoever, has or have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Tunkah or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the debt claimed thereon at the instance of the said Jankeeram, as assignee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the said Tunkah shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-ninth day of January in the year of our Lord one thousand eight hundred and seventeen.

Signed in the presence of

(Signed)

(Signed) Geo. Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,228 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer of the other part;" Send Greeting: Whereas Sirdar-ood Dowlah Gholam Abideen Khan Bahadur, son of the late Assur-oon Nissa Begum, both of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made on the part of the said Sirdar-ood Dowlah Gholam Abideen Khan Bahadur, by his attorney Gholam Moyn-ood Deen, upon an alledged Bond purporting to be granted on the fifteenth Rujeb, twelve hundred and fifteen of the Hegyra, by his Highness the said late Nabob Omdut ul Omrah, to the said late Assur-oon Nissa Begum, for the principal sum of two thousand two hundred and fifty Star Pagodas (S. P. 2,250.) or nine hundred Pounds sterling (£.900.): And having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said alledged Bond has not been produced, and is not lodged in the hands of the Register of the Supreme Court at Madras: And we do further find, That Surdas-ood Dowlah Gholam Abid Aly Khan Bahadoor Shujavot Jung, alias Sirdar-ood Dowlah Gholam Abideen Khan Bahadur hath transmitted to the Commissioners at Madras a deed, by which he has relinquished his said Claim: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Sirdar-ood Dowlah Gholam Abideen Khan Bahadur, nor the said Aly Khan Bahadur Shujavot Jung, alias Sirdar-ood Dowlah Gholam Abideen Khan Bahadur, son of the said late Assur-oon Nissa Begum as aforesaid, nor the said Gholam Moyn-ood Deen, his attorney as aforesaid, hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alledged Bond, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alledged Bond, or

Absolute
Adjudications
against
Claimants.

N° 426.

CLAIM,
N° 763 in the London
Gazette of the 2d
September 1809;
and
N° 1,228 in the Fifth
Report to Parliament.
Sirdar-ood Dowlah
Gholam Abideen
Khan Bahadur,
Son of the late
Assur-oon Nissa
Begum.

72 · TWELFTH REPORT OF THE CARNATIC COMMISSIONERS.

Absolute
Adjudications
against
Claimants.

the debt claimed thereon at the instance of the said Sirdar-ood Dowlah Gholam Abid Aly Khan Behadoor Shujaoot Jung, son of the said late Assur-oon Nissa Begum, or of his said attorney, Gholam Moyenood Deen. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of February in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed) George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THO. COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount, adjudicated absolutely } £.24,103,758. 19. 8.
against the Claimants, at the date of this Report, is - - }

WE shall here subjoin, for the information of this Honourable House, an
ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the
present Report, viz.

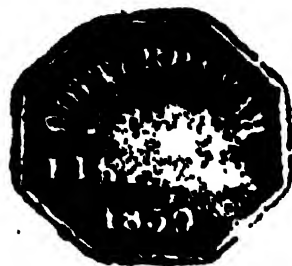
	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	1,856,465	13	4 $\frac{1}{2}$
Aggregate of Provisional Adjudications in favour of Parties -	18,002	12	— $\frac{1}{2}$
	1,874,468	5	5
Aggregate of Absolute Adjudications against the Parties, including the portions disallowed in Claims favourably adjudicated - - - - -	24,103,758	19	8
TOTAL - - -	£.25,978,227	5	1

WE have the honour to state, to this Honourable House, that we are
still employed in the examination and consideration of the Reports, which the
Commissioners in India have made on such Claims as they have investigated.

Carnatic Office,
Manchester Buildings,
Westminster,
14th February 1817.

BENJAMIN HOBHOUSE.
THO. COCKBURN.
ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)



THE
THIRTEENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between The EAST INDIA Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III. c. 133.)

Ordered, by The House of Commons, to be Printed,
16 February 1818.

THE REPORT	- - - - -	-	p. 3.
LIST (in Continuation) of Claims (N° 2853—to N° 3626)	- - -	-	pp. 4—48.
Aggregate Sterling Amount of CLAIMS, in former and in this List	- - -	-	p. 48.
Absolute ADJUDICATIONS <i>in favour</i> of Claimants	- - -	-	p. 49.
Aggregate Sterling Amount adjudicated <i>in favour</i> of Claimants	- - -	-	p. 63.
Proceedings on two Applications for Provisional Allowance	- - -	-	p. 64.
Absolute ADJUDICATIONS <i>against</i> Claimants	- - -	-	p. 65.
Abstract of AWARDS <i>against</i> Parties	- - -	-	p. 74.
Aggregate Sterling Amount adjudicated absolutely <i>against</i> the Claimants, to the date of this Report	- - - - -	}	p. 77.
Abstract of the Amount of ADJUDICATIONS to the date of the present Report	- - - - -	}	ibid.
Conclusion of This Report	- = = = =	-	ibid.

TO THE

Honourable The COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

THIRTEENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th July 1805,
between The EAST INDIA COMPANY and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sec. 9, of the 46th of His present MAJESTY, c. 133,
(continued by three Acts, the one passed in the 50th, another in the 52^d,
and the other in the 57th year of His Reign ;) which directs the Commissioners in
England, within twenty-one days after the commencement of the next and every
subsequent Session of Parliament, to present to both Houses of Parliament,
“ A List of all Claims which have been or shall be preferred to them or to the
“ Commissioners in India from time to time, and also a List of such Claims
“ as from time to time shall have been decided upon, either provisionally or
“ absolutely by the said Commissioners, with the grounds of their decision
“ thereon ;”—We submit to the notice of this Honourable House, a List of all
the Claims which have been preferred since the date of our last Report.

LIST (in continuation) of CLAIMS preferred to the Commissioners, in India, for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s	F.	C. ¹	
	A.				£. s. d.
2853	Abdool Ally, son of Kuntoo Ally, son of Abdool Cawdir, and soobadar;—no amount specified - - - -	---			---
2854	Abdool Cawdir, son of Abdool Kirreem, son of Sheikh Mular, and seapoy;—no amount specified - - - -	---			---
2855	Abdool Cawdir, son of Fakeer Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - -	-	-	-	4 11 2
2856	Abdool Cawdir, son of Sheikh Nuthur, son of Abdool Cawdir, and nukceb, or writer of chehras;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	12 15 11
2857	Abdool Cawdir, son of Sheikh Mahomed, son of Sheikh Bheekun, and ferrash, or carpet spreader;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	23 18 1
2858	Abdool Cawdir, son of Abdool Nubbee and Durood Khan;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - -	-	-	-	9 5
2859	Abdool Cawdir, son of Sheikh Imam, son of Sheikh Hus- sun, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	7 16 1
2860	Abdool Cawdir, son of Shah Mahomed, son of Mahomed Ismael, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	17 11 5
2861	Abdool Cawdir, son of Mahomed Lauray, son of Mahomed Shah Ally, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	30 1 4
2862	Abdool Ghuffoor, son of Sheikh Soleiman, son of Sheikh Mukhdoom, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	11 1 1
2863	Abdool Kureem, son of Sheikh Ally, bundle carrier;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - -	-	-	-	72 17 5
2864	Abdool Luteef, son of Noor Mahomed, son of Mahomed Zumaun, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	80 17 7
2865	Abdool Nubbee, son of Sied Abdool Cawdir, son of Sied Abdool Kureem and Naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	6 10 1
2866	Abdool Nubbee, son of Mahomed Secunder, alias Sheikh Nuthur, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - -	-	-	-	17 15 5
2867	Abdool Ruheem, son of Noor Mahomed and Chobdar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	18 15 2

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Court specified.		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s	F. C.	
2868	Abdool Ruhmân, brother of, and as attorney for Gholam Hosein, ink-maker;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	£. s. d. 2 6 10
2869	Abdool Ruhmaun, attorney for Gholam Ally, duster bund;—no amount specified - - - - -	-	-	-
2870	Abdool Sammud, alias Shekh Aboo, son of Shekh Oosmaun, son of Shekh Moosa, and ferasah;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	1 13 4
2871	Abdool Wahab, son of Gholam Moortuza, Son of Mahomed Hosein, and fan-holder;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	57 2 6
2872	Abdoor Ruhman, son of Jaffier Mahomed, son of Abdool Cawdir, and naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	6 7 9
2873	Abdool Summud, son of Rujub Ally, son of Sheikh Ahmed, and meer shekaree, or head falconer;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	10 19 5
2874	Aboo Mahomed, son of Sheikh Imam, son of Sheikh Mukhdom, and sweeper;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	26 14 7
2875	Aboo Mahomed, son of Mahomed Ishauk, naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	2 13 6
2876	Aboo Mahomed, son of Afzul Mahomed, son of Sheikh Moyun, and hircarra;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	29 17 1
2877	Achul Sing, son of Muddeen Sing, son of Oodey Bhan, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	33 11 3
2878	Ahmud Ally, son of Abdool Cawdir, son of Abdool Khulik, and mujjawur;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	23 — —
2879	Algeeree, son of Vencat Naick, son of Vencat Naick, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	8 14 7
2880	Algeeree, son of Vencat Puttee, son of Vencat Puttee, and fiser;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	24 5 1
2881	Allee Nuckee, son of Mahomed Huseboollah, son of Sheikh Abdool Ghuyus, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	4 — —
2882	Ally Bee, widow of Sheikh Hosein, seapoy;—no amount specified - - - - -	-	-	—
2883	Ally Mahomed, son of Gholam Hyder, son of Mahomed Ismaeel, and naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	14 — 3
2884	Ally Shureef, son of Hajee Mahomed, son of Sheikh Hyder, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	3 12 11

LIST of CLAIMS preferred to the Commissioners, &c. — continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s P. C.	£. s. d.
2885	Ameen Saheba, widow of Abdool Nubbee, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	5 2 7
2886	Ameen Sahiba, widow of Sied Abdool Hussun, be asp;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	54 4 7
2887	Ameen Sahiba, and Laul Bee, widows of Shekh Meyun, soobadar;—no amount specified - - -	—	—
2888	Ameen Sahiba, widow of Fakeer Mahomed, seapoy;—no amount specified - - -	—	—
2889	Ameen Sahiba, mother of Mahomed Causim, havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	15 11 11
2890	Ameen Sahiba, widow of Mahomed Hosein, chouree-holder;—no amount specified - - -	—	—
2891	Anroo Bayee, widow of Kuree Sing, soobadar;—no amount specified - - -	—	—
2892	Anamalee, son of Mootoo, son of Alagnappa, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	6 15 7
2893	Anappa, alias Anamalee, son of Andre, son of Andee, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	18 5 11
2894	Andee, son of Moottha, son of Tandava, and masalchee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	7 6 6
2895	Andee, son of Vencatu, son of Tirwata, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	47 16 11
2896	Andee, son of Andee, son of Nyna, and carpenter;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	4 14 5
2897	André, son of André, and fifer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	12 4 —
2898	Anna Samee, son of Veera Samee, son of Vencatachellum, and vakeel;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	30 14 1
2899	Annoo Bee, daughter of Skeikh Omur, sweeper;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - -	- - -	— 17 —
2900	Anthony Cruz, son of Francis, son of Silva, and drummer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	28 9 11
2901	Anthony, son of Paul, and drummer;—no amount specified - - -	—	—
2902	Antony, son of Pedro, and drummer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	12 14 10
2903	Areata, widow of Pirmaloo, gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	19 3 7
2904	Armoottoo, son of Moottoo Naick, son of Ram Naick, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	9 3 6

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s F. C.	£. s. d.
2905	Armoguni, son of Comarapa, and butler;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	42 10 0
2906	Arnageeree, son of Gooroo Moortee, son of Andee, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	36 - 2
2907	Arnageeree, son of Purisram, son of Moottoo Naick, and gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	17 14 3
2908	Arnageeree, son of Lingup Nair, son of Churgup Nair, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 10 2
2909	Arnageeree, son of Moodoo Naick, and jemmadar;—no amount specified - - - - -	—	—
2910	Aslia Bibee, widow of Rehman Beg, jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9 5 8
2911	Asudoolla Beg, son of Hoseinee Beg, son of Mahomed Beg, and jemmadar; no amount specified - - - - -	—	—
2912	Aubid Beg, son of Alla Coolly Beg, darogah;—arrears due by the nabobs Wallajah and Omdut ul Omrah - - - - - Found due - - - - -	405 31 70 - - -	202 1 10
2913	Aysha Bibee, mother of Sheikh Hussun Naick;—no amount specified - - - - -	—	—
2914	Aysha Mah, widow of Sheikh Mahomed, sweeper;—no amount specified - - - - -	- - -	—
2915	Aysha Mah, sister of Sheikh Laloo, sweeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	— 6 10
B.			
2916	Babjee, son of Manajee, son of Dhaklojee, and tailor;—arrears due by the nabob Omdut ul Omrah - - - - - Found due - - - - -	A. 10 140 - - - - - -	21 3 7
2917	Baboo Row, son of Nagojee Row, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
2918	Bala, son of Moonia, son of Balu, and fifer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	24 5 1
2919	Bala, son of Datee Gonda and Calashy;—no amount specified; refers to the Duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	8 19 3
2920	Baloo, son of Mysoo, son of Elloo, and assistant to foudjar of elephants;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	8 2 7
2921	Banee Singh, son of Bhageerut, and seapoy;—no amount specified - - - - -	—	—
2922	Banoo Shah, widow of Ismaeel Beg, seapoy;—no amount specified - - - - -	—	—
2923	Banker Beg, son of Mahomed Ally Beg, son of Aga Rubbee Beg, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 16 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s F. C.	£. s. d.
2924	Baul Mootoo, son of Poona, son of Tanna and Calashy;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	14 10 8
2925	Behadur Shureef, son of Sheikh Ahmud, son of Sheikh Sitlar, and Naick;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 16 5
2926	Behruwa, entitled Nalung Roy, son of Mootoo Vera, and zurgur or goldsmith;—arrears due by the nabobs Wallajah and Omdut ul Omrah - - - - - Found due - - - - -	S. P. 710 — —	45 6 9
2927	Bibee Shah, foster mother of Muhomed Hosein, bundle carrier;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	46 — 3
2928	Bibee Shah, mother of Sud Hassun, seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	11 19 3
2929	Bicchook, son of Nunda, son of Surmas, and palankeen bearer;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7 5 11
2930	Bheecaree, son of Munneeram, son of Lollmum, and palankeen bearer;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	7 6 7
2931	Bheem Nair, son of Ayoon Nair, and gunner;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 16 9
2932	Bhowanny Doss, son of Maun Sing, and jemmadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 1 9
2933	Bhowanny Sing, son of Chooraram, son of Ram Sing, and seapoy of Bukserys;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 4 6
2934	Bhungaroo, son of Singup Nair, and Goolur;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 9 5
2935	Boochunna, mother of Ped Naick, adjutant jemmadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 4 8
2936	Boochunna, son of Rama, masalchee, or light-carrier;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 14 6
2937	Bundoo, son of Sheikh Ibraheem, and sweeper;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 13 9
2938	Bungaroo, widow of Purveishee, seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 17 1
2939	Busawun, son of Mukhur, son of Parrus, and Palankeen bearer;—no amount specified; refers to the dufters for the amount due by the nabob Wallajah; found due - - - - -	- - -	10 7 1
2940	Bussawun, son of Khudeyroo, and palankeen bearer;—no amount specified; refers to the dufters for the amount due by the nabob Wallajah; found due - - - - -	- - -	6 18 2

LIST of CLAIMS preferred to the Commissioners, &c.—*continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Court specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag ^a .	F	C.	
	C.				£. s. d.
2941	Causim Ally, son of Mahomed Ismaeel, son of Mahomed Mukhdoom, and jemmadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	7 8
2942	Cawdir Bee, widow of Mahomed Cawdir, jemmadar;—no amount specified - - - - -	-	-	-	
2943	Cawdir Bee, widow of Sied Moosa, havildar;—no amount specified - - - - -	-	-	-	
2944	Cawdir Bee, widow of Sied Inam, armourer;—no amount specified; refers to the dufters for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	20 7 0
2945	Cawdir Bhee, widow of Mahomed Yacoub, jemmadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 17 2
2946	Chella, son of Coneyree, and kitchen-boy;—no amount specified; refers to the dufters for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	5 18 2
2947	Chella, son of Vella, son of Moottoo, and horse-keeper;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 2 3
2948	Chelumbrum, son of Velaydum, son of Velaydum, and gunner;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	19 2 7
2949	Chinna, son of Moottoo, son of Andee, and calashy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	36 8 11
2950	Chinna, son of Moottoo, son of Cotyan, and horse-keeper;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	11 5
2951	Chinna Mah widow of Chunga Khidmutgar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	17 5 --
2952	Chinna Tombee, son of Wulle Appa, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 11 8
2953	Chinna Tombee, son of Alga, son of Alga, and masalchee or light-bearer;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 11 4
2954	Chinna Tombee, or Chinna Pya, son of Samee Duffadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	17 14 10
2955	Chinna Tombee, son of Moottoo, son of Tandavu, and masalchee;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	38 17 2
2956	Chinna Tombee, son of Gooroo, son of Moortee, and masalekee;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	8 3 11
2957	Chokka Lingum, son of Vencatachellum, son of Tirmullay, and gunner;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 7 9
2958	Chouree Moottoo, son of Mulleappa, son of Arla, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 9 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARRARS of PAY.	AMOUNT	Aggregate		
		of The Principal of The Claims, in the Com specified	AMOUNT of The Principal and Interest, in Sterling Money.		
		Pags P. C.	£.	s.	d.
2959	Chunda, son of Perceen, son of Parsaram, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	4	—	4
2960	Chundoo Naeck, son of Munnat Naeck, son of Cooroo Naeck, and scapoy; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7	14	6
2961	Chungama, widow of Cooppya, English writer; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	24	4	4
2962	Chungana, son of Pochal, son of Pernad, and naick;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	19	4	11
2963	Chungana Nair, son of Mootceal Nair, son of Nagapa Nair, and washerman; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2	13	10
2964	Chungub Roy, son of Mooddoo Nair, son of Armoogum, and jemmidar;—no amount specified; refers to the duffers for the amount due by the Nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	44	6	8
2965	Colunda, son of Naga, mshalehee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8	5	5
2966	Comara, son of Pirceen, son of Pirceen, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10	12	3
2967	Comar Samee, son of Sashapa, son of Narnapa, and serang;—no amount specified - - - - -	—	—	—	—
2968	Condaraya, son of Chuna Andee, son of Nella Andee, and horse-keeper;—no amount specified - - - - -	—	—	—	—
2969	Conwur Bayee, mother of Bance Sing, scapoy and trooper;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	5	11	9
2970	Coolla, son of Cooppa, son of Perceana, and water-carrier;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	14	14	1
2971	Coond Umnah, tifer; no amount specified;—refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	19	8	6
2972	Cooppa, son of Moottoo, son of Tandava, alias Pinmaul, and attendant upon the inkstand-bearer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10	7	6
2973	Cooppa, son of Veera, son of Tandava, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5	12	4
2974	Coottyah, son of Puchuppa, son of Veloyada, and blacksmith;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	30	13	4
2975	Copautee, son of Mokautee, and store calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6	10	8
2976	Cutchal Sitthee, son of Comara Samee, and shroff, or money changer and examiner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	77	6	2

LIST of CLAIMS preferred to the Commissioners, &c. continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
2977	Culloot, son of Sobha, son of Casoo, and palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - -	1 0 1 0	£ s. d. 4 4
2978	Culloot, father of Gunga, palankeen bearer;—no amount specified - - -	—	
2979	Cumtul Mahomed, son of Fakeer Mahomed, son of Abdool Wahab, and havildar;—no amount specified - - -	—	
2980	Cunda, son of Ander, son of Velayda, and masalchee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	5 12 4
2981	Cunda, son of Mootoo, son of Tan Moortee, and bricklayer maistree; no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	67 18 5
2982	Curpa, son of Curpa, son of Chumma, and chorodree;—no amount specified - - -	- - -	
2983	Curpa, son of Paupan, son of Paupan, alias Cooppa, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	18 0 4
2984	Cuttal Mahomed, son of Peer Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	4 12 3
D.			
2985	Dabee Singh, son of Roop Singh, son of Sunbhoonath, and soobadar; no amount specified - - -	—	—
2986	Dareema, widow of Sheikh Abdool Cawdir, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	1 2 2
2987	Dasee, son of Veera Naick, son of Yengun Nair, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	4 18 11
2988	Dasee, son of Vencat Puttee, masalchee, or light-bearer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	33 7 9
2989	Dasee, son of Veeraghoo, son of Siddam Nair, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	18 14 3
2990	David, alias Jacob, son of Veera, gunner;—no amount specified - - -	—	—
2991	Deena, son of Mungul, and palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - -	- - -	6 18 2
2992	Deena, son of Juggoo, alias Mungul, palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - -	- - -	6 18 2
2993	Deo Naick, son of Ram Naick, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	44 18 4
2994	Dial, son of Dulloo, son of Suntokee, and palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	5 9 2

LIST of CLAIMS preferred to the Commissioners, &c. *continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
	E.	Paga* F. C.	£. s. d.
2995	Ello, son of Ello, son of Hunoomuntoo, and sadler and harness repater; no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	19 4 9
2996	Erojee, son of Govinjee, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
2997	Esojee, alias Kasojee, son of Chouree Moottoo, son of Arlapa, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 5 3
2998	Eyma Baye, widow of Vencajee, seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
	F.		
2999	Fakeer Mahomed, son of Sheikh Ismael, son of Sheikh Sooltan, and door-keeper at the Deoree;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 4 1
3000	Fakeer Mahomed, son of Sheikh Mudar, and cart-driver;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 10 10
3001	Fakeer Mahomed, son of Khan Mahomed, son of Sheikh Futteh Mahomed, and khidmutgar and bundle-carrier;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	24 16 —
3002	Fakeer Mahomed, son of Mahomed Jumaul, son of Shekh Inam, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	18 8 6
3003	Fatimah Bibee, widow of Mahomed Jaffier, havildar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	11 18 3
3004	Fatimah Bibee, widow of Sheikh Khodawind, armourer;—no amount specified; refers to the dufters for the amount due by the nabob Wallajah; found due - - - - -	- - -	11 10 2
3005	Fazil Mahomed, son of Sheikh Nuthur Shah, son of Fazil Shah, and cook;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	83 8 10
3006	Florian, son of Lewis De Costa, and gunner;—no amount specified - - - - -	— - -	—
3007	Futteh Mahomed, son of Noor Mahomed, son of Shah Mahomed, and seapoy;—no amount specified - - - - -	— - -	—
	G.		
3008	Geeruppa, son of Vencunna, son of Runguppa, and jemadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 16 1
3009	Ghalib Shah, mother of Meer Cawdir Ally, seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 9 11
3010	Ghaseeram, son of Singh Munn, son of Tolaram, and seapoy;—no amount specified - - - - -	— - -	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' P. C.	£ s. d.
3011	Gholam, alias Shekh Moheecooddeen, son of Shekh Imam, son of Shekh Ally, and seapoy;—no amount specified -	—	—
3012	Gholam Ally, son of Mahomed Enayut, son of Mahomed Heyat, and jemmadar;—no amount specified -	—	—
3013	Gholam Ally, son of Shekh Mahomed, and chobdar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	16 15 0
3014	Gholam Ally, son of Gholam Moheecooddeen, son of Mahomed Hussun, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 12 7
3015	Gholam Cawdir, son of Mahomed Sooltan, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	7 19 3
3016	Gholam Hosein, son of Mahomed Bheekun Dawasaz, or preparer of medicines;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	30 9 1
3017	Gholam Hosein, son of Noor Mahomed, son of Sheikh Adam, and toujdar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	35 3 9
3018	Gholam Hosein, son of Mahomed Imam, son of Mahomed Mudeena, and elephant-driver;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 4 5
3019	Gholam Hosein, son of Mahomed Boorhan, son of Mahomed Ameen, and soobadar;—no amount specified - - -	---	—
3020	Gholam Hosein, son of Mahomed Noorooddeen, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	6 6 1
3021	Gholam Huzrut, son of Fakeer Mahomed, and soobadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	2 14 —
3022	Gholam Hyder, son of Shekh Manoola, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
3023	Gholam Hyder, son of Abdool Cawdir, and naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 8 8
3024	Gholam Mahomed, son of Gholam Cootebooddeen, and be asp;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	76 17 5
3025	Gholam Moheecooddeen, son of Sheikh Ahmad, son of Sheikh Hosein, and naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 6 2
3026	Gholam Moostufa, son of Mahomed Hosein, and book-binder; no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	48 18 11
3027	Gholam Nuthur, son of Sheikh Nuthur, head nukeeb;—no amount specified - - - - -	—	—
3028	Gholam Nuthur, son of Sheikh Nuthur, and head nukeeb, or writer of description rolls;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	36 19 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money		
		Pag ^a	F.	C.	£.	s.	d.
3029	Gobindoo, son of Ramasamee, son of Chinna Tomby, and butler;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6	13	1
3030	Gobindoo, son of Suddam Nair, son of Ped Nair, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	16	7	2
3031	Gobindoo, son of Moodoo Nair, son of Moortee Nair, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	15	15	2
3032	Gobind Nair, son of Moodoo Nair, son of Anuntup Nair, and port-fire maker;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	18	10	2
3033	Gopal Nair, son of Vencat Nair, son of Sooddum Nair, and port-fire maker;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	18	10	2
3034	Gopaul Kishniah, son of Appya Goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	31	2	—
3035	Gopaul Row, son of Ranajee Row, son of Gopaul Row, and adjutant jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	34	19	11
3036	Gopaul Sing, son of Bheekum Sing, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	22	3	11
3037	Goolah, son of Telashee, son of Dulput, and palankeen-bearer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	8	6	8
3038	Goonday, son of Sookhu, palankeen-bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	10	19	2
3039	Govindoo, son of Vencatachelum, and bricklayer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	22	11	5
3040	Govindoo, son of Cunda, son of Mooka, and cart-driver;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9	9	6
3041	Goynd Row, son of Nagojee Row, son of Soonjee Row, and compounder of medicines;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	21	7	3
3042	Gunga Bayee, widow of Vincat Row, soobadar;—no amount specified - - - - -	—	—	—	—	—	—
3043	Gunga and Moottoo, sons of Lingapa and Yellup Nair, and bullock maistrees;—no amount specified - - - - -	—	—	—	—	—	—
H.							
3044	Hafiz Hussun Ally Khan Behadur, son of Mahomed Ally Khan Wallajah Behadur;—amount claimed - - - - -	R ^s .	21,000	—	—	—	—
3045	Hajee Buddurooddeen, son of Sied Ibraheem, son of Sied Hosein, and trooper;—no amount specified - - - - -	—	—	—	—	—	—

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
3046	Hajee Jemaul Mahomed, son of Khan Mahomed, son of Jaun Mahomed, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 4 14 10
3047	Hamee Couwar, mother of Chutthur Puttee, door-keeper;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	78 7 0
3048	Hoolas, son of Dingoor, son of Narain, and palankeen bearer;—no amount specified; refers to the dusters for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	4 12 6
3049	Hoseine Beg, son of Mahomed Ally Beg, son of Mahomed Punah Beg, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 1 10
3050	Hosein Bibee, mother of Gholam Hosein, rough-rider;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	34 2 2
3051	Hosein Bibee, widow of Sheikh Ally, trooper;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 8 5
3052	Hosein Bibee, widow of Noor Mahomed, and gunner, and seapoy; no amount specified - - - - -	-	-	-	—
3053	Hosein Bibee, mother of Abdool Nubbee, naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	8 18 6
3054	Hoscin Mah, widow of Cundun, sweeper;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	10 10 11
3055	Howa Bibee, widow of Sheikh Nuthur, seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	7 6 10
3056	Hubub Shah, widow of Jemaul Mahomed, brother of Seyed Mahomed, uttar or perfumer;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	26 10
3057	Hufeeza Bee, widow of Sied Hyder, be asp;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	22 7 2
3058	Hufeeza Bibee, widow of Mahomed Ghous, commandant;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	104 10 6
3059	Huneeda Bibee, widow of Mahomed Behadar, jemadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	21 11 9
3060	Huneefa Bee, mother of Sheikh Ismaeel, drummer;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 7 —
3061	Hummunt, son of Vencat Puttee, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 13 4
3062	Hummunt, son of Vencat Puttee, havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	8 8 11
3063	Hussun Mahomed, son of Sheikh Hosein, son of Sheikh Sooltan, and havildar, and jemadar;—no amount specified - - - - -	-	-	-	—
3064	Hussun Mahomed, son of Sheikh Imam, and golundauze;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9 15 2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
3065	Huzrut Saheb, widow of Sheikh Abdool Russool, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	4	-	-
3066	Huzrat Saheba, widow of Sheekh Ally, soobadar; no amount specified - - - - -	-	-	-	-	-	-
3067	Hyder Ally, son of Ruza Ally, and seapoy; no amount specified - - - - -	-	-	-	-	-	-
3068	Hyder Beg, son of Momin Beg, son of Ama Beg, and soobadar of cavalry, and be asp;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	77	7	9
3069	Hyder Beg, son of Mahomed Ally Beg, son of Mahomed Punah Beg, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6	-	7
I.							
3070	Ibraheem Beg, son of Gholam Ally Beg, son of Ally Beg, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	13	11
3071	Imam Bee, widow of Sheikh Ahmud, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	15	16	10
3072	Irsapa, brother of Tandava Roya, butler;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	13	17	6
3073	Irsapa, son of Veera Pillay, and butler;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	7	6
3074	Ismaeel Beg, son of Hussun Beg, and darogah of camel and elephant stables;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	244	2	6
3075	Iyenna, son of Kishnum Nair, son of Veeraghoo Nair, and goollun;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	24	2	6
J.							
3076	Jaffier Ally, son of Mahomed Ally, and ameen, at Vellore;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	12	9	7
3077	Jaffier Beg, son of Ismaeel Beg, son of Jaffier Beg, and musician;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due -	-	-	-	12	16	5
3078	Jan Beg, son of Moorad Beg, son of Zuman Beg, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	83	17	4
3079	Jewun Lall, son of Chein Sing, son of Cashoo Ram, and vakeel;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due -	-	-	-	-	16	6
3080	John, son of Peter, son of Paul, and drummer;—no amount specified - - - - -	-	-	-	-	-	-
3081	Joor, son of Permanee, and palaukeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	10	86	-

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	A MOUNT of The Principal of The Claims, in the Com specified			Aggregate A MOUNT of The Principal and Interest, in Sterling Money		
		Pag.	F.	C.	£.	s.	d.
3082	Juggoo Nair, son of Puviram, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	45	7	8
3083	Junnul Mahomed, son of Raja Mahomed, son of Sheik Abdoollah, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	0	0
3084	Junna Bayee, widow of Chunder Bhan, jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	23	15	8
3085	Jungulee, son of Punja, son of Punja, alias Lachmuna, and assistant elephant driver;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	5	7	3
K.							
3086	Kam Cotee, son of Cunda, son of Pareen Tombee, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	15	7
3087	Keirun Sahiba, widow of Dad Ally Beg, be usp;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	47	3	0
3088	Khan Mahomed, son of Gholam Ally, son of Khan Mahomed, and be usp;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	34	3	4
3089	Khan Mahomed, son of Mahomed Buddul, and naick or aumildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	7	8
3090	Khan Mahomed, son of Nuzzer Mahomed, son of Mahomed Azmured, and meer shikaree, or head huntsman;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	78	13	4
3091	Khan Mahomed, son of Mahomed Jehan, son of Mahomed Chand;—no amount specified - - - - -	—	—	—	—	—	—
3092	Kheera, son of Girdhur, son of Santokee, and palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5	9	2
3093	Khuderja Beebee, widow of Shekh Hyder, delayet;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	43	16	5
3094	Khyrun Beebee, mother of Shekh Boodoo;—no amount specified - - - - -	—	—	—	—	—	—
3095	Khyrun Beebee, widow of Abdool Cawdir, ferash;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	20	2	8
3096	Kishna, son of Rungapa, son of Govindoo, and calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	13	1
3097	Kishna, son of Aruppa, son of Aruppa, and water-carrier;—no amount specified - - - - -	—	—	—	—	—	—
3098	Kishna, son of Verdap Nair, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	17	16	7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money		
		Pag.	F.	C.	£.	s.	d.
3099	Kishna, son of Punja, son of Punja, and assistant to elephant driver;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	9	8	9
3100	Kishna, son of Vencat Puttee, son of Kishna, and calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9	2	8
3101	Kishnaje, son of Vencogee, son of Khedogee, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	26	3	11
3102	Kishnam, son of Pirnal Nair, son of Ram Nair, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	11	2
3103	Kishnum Nair, son of Rungup Nair, son of Pirnal Nair, and havildar; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	8	6
3104	Koolum Sheba, widow of Shekn Meeraun, paun server;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	51	6	9
3105	Kureem Sahiba, sister of Gholam Moheemooddeen, darogah;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	165	15	—
3106	Kusur, widow of F keer, palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	7	4	3
L.							
3107	Laurlee Sahiba, widow of Abdool Kureem, chobdar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	20	8	4
3108	Linga, son of Shewanaya, son of Vencatasha, and masalehee, or light-bearer; no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	13	9	4
3109	Lingana, son of Purisram, son of Lingana, and goollar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	32	6	3
3110	Lingunna, widow of Gungunna, masalehee; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9	12	7
3111	Lucheeram, son of Thakore Doss, and seapoy;—no amount specified - - - - -	-	-	-	—	—	—
3112	Luchmee, widow of Bhurmajee, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	11	11	—
3113	Luchmee Bayee, widow of Ram Sing, soobadar;—no amount specified - - - - -	-	-	-	—	—	—
3114	Luchmoo, widow of Perintal, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	4	19	9
3115	Luchmun, son of Vencatachelum, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	8	3	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Court specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. P. C.	£. s. d.
3116	Luchmuna, son of Navaina, son of Rama, and calashy;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	14 6 9
3117	Luchmuna, son of Kishna, son of Vencatachelun, and serang;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	27 9 7
3118	Luchmunna, son of Custoree Runga, and hukeem or physician;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 6 2
3119	Luchmun Acharee, son of Kishna Acharee, son of Conary Acharee, and blacksmith;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	5 12 10
3120	Luchmun Naick, son of Raghub Nair, son of Kishnum Naick, and seapoy;—no amount specified;—refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 12 9
3121	Luchmun Row, son of Munnajee, son of Luchmun Row, and taylor;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	41 5 -
3122	Luchmun Sing, son of Kishen Sing, son of Kuleean Sing, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 — —
M.			
3123	Maghoo, son of Maherban, son of Buddul, and palankeen-bearer;—no amount specified; refers to the dusters for the amount due by the nabob Wallajah; found due - - - - -	- - -	7 4 3
3124	Mahomed Abdoolah, son of Mahomed Juneed, and gunner;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 10 8
3125	Mahomed Afzali, son of Hajee Abdoolah, and cook;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	37 14 5
3126	Mahomed Akbur, son of Sheikh Imam, son of Sheikh Mahomed, and cart-driver;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 5 7
3127	Mahomed Akbur, son of Mahomed Hosein, and cart-driver;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 12 3
3128	Mahomed Ally, son of Mahomed Peer, son of Mahomed Ameen, and naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 8 9
3129	Mahomed Ally, son of Gool Mahomed, son of Shah Mahomed, and rough-rider or riding-master;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	258 15 10
3130	Mahomed Ameen, nephew of Sheikh Ismael, musician;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	47 5 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
3121	Mahomed Auser, son of Mahomed Ismael, son of Mahomed Osman, and mirdha of chobdars;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	50	14	4
3132	Mahomed Asudollah, son of Mahomed Hyder, darogah;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - -	-	-	-	287	—	4
3133	Mahomed Asudollah, son of Mahomed Omur, son of Mahomed Asud, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	67	19	8
3134	Mahomed Beg, son of Shookoor Beg, son of Jaffier Beg, and trumpet-player; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	17	8	—
3135	Mahomed Beg, son of Yusuf Beg, and havildar; no amount specified - - -	—	—	—	—	—	—
3136	Mahomed Boorhan, son of Abou Mahomed, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	1	1	—
3137	Mahomed Buddeooddeen, son of Loll Mahomed, son of Noor Mahomed, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	66	5	7
3138	Mahomed Buhlole, son of Shah Mahomed, and adjutant;—no amount specified - - -	—	—	—	—	—	—
3139	Mahomed Buray, son of Mahomed Cawdir, son of Mahomed Imam, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	4	5	1
3140	Mahomed Causim, son of Sheikh Mullick, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	4	18	—
3141	Mahomed Causim, son of Hussun Mahomed, and ferash;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	45	9	5
3142	Mahomed Causim, son of Mahomed Yusuf, son of Mahomed Dilawur, and seapoy;—no amount specified - - -	—	—	—	—	—	—
3143	Mahomed Cawdir, son of Mahomed Mahomedee, son of Mahomed Ismael, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	20	6	1
3144	Mahomed Ghous, son of Mahomed Yusuf, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	6	1	3
3145	Mahomed Goolaub, son of Mahomed Ibrahim, and cook;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	27	—	8
3146	Mahomed Hosein, son of Sheikh Ahmad, son of Mahomed Hosein, and cash-keeper of the cook room;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	2	12	8
3147	Mahomed Hosein, son of Sheikh Ally, son of Mahomed Hosein, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	2	7	9

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
3148	Mahomed Hosein, son of Mahomed Ally, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	Pag. F. C.	£. s. d.
3149	Mahomed Hosein, son of Mahomed Fauzil, and chobdar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	5 13 1
3150	Mahomed Hosein, son of Sheikh Paharee, son of Sheikh Ally, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	44 1 7
3151	Mahomed Hosein Abkhán, son of Mahomed Mukdoom Abkhán, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	23 18 9
3152	Mahomed Hosein, soobadar;—no amount specified -	-	4 — —
3153	Mahomed Hosein, son of Cawdir Mahomed, son of Mahomed Hussun, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	—
3154	Mahomed Hosein, son of Mahomed Yaseen, son of Mahomed Hosein, and soobadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	43 16 —
3155	Mahomed Hosein, son of Mahomed Hussun, son of Mahomed Hosein, and havildar;—no amount specified -	- -	69 6 3
3156	Mahomed Hosein, son of Shemsooddeen, son of Sheikh Mahomed, and meer mirdah of chobdars;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	67 19 8
3157	Mahomed Huneef, son of Sheikh Ahmed, son of Sheikh Ally, and seapoy;—no amount specified -	-	—
3158	Mahomed Hussun, son of Sheikh Mukdoom, son of Sheikh Hussun, and ink-maker;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	5 4 8
3159	Mahomed Hussun, son of Gholam Hyder, son of Mahomed Mootaza, and soobadar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	109 6 10
3160	Mahomed Hussun, son of Mahomed Sillar, and naick;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	28 7 11
3161	Mahomed Hyaut, son of Mahomed Jaffier, son of Mahomed Qosmuun, and seapoy;—no amount specified -	-	—
3162	Mahomed Hyder, son of Mahomed Riehman, son of Mahomed Bazeed, and aubdar, or keeper of water;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	73 1 4
3163	Mahomed Jaffier, son of Fakeer Mahomed, and nukeeb, or writer of chehrubs;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	5 4 2
3164	Mahomed Jaffier, son of Mahomed Sillar, son of Mahomed Meeran, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	12 10 9

(LIST of CLAIMS preferred to the Commissioners, &c.—continued.)

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. F. C.	£. s. d.
3165	Mahomed Jaffier, son of Mahomed Ally, son of Mahomed Cawlay, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	20 — 11
3166	Mahomed Jaffier, son of Sheikh Abdool Cawdir, son of Sheikh Caulay, and water cooler;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	51 9 2
3167	Mahomed Jaffier, son of Sheikh Ally, son of Sheikh Moos-tufa, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 8 —
3168	Mahomed Ibraheem, son of Mahomed Causim, son of Mahomed Mukhdoom, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	55 13 4
3169	Mahomed Ibraheem, son of Nuzzur Mahomed, and meer shikar, or head huntsman;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	51 1 3
3170	Mahomed Ibraheem, son of Sheikh Inam, son of Hussun Mahomed, and seapoy; no amount specified - - - - -	—	—
3171	Mahomed Ibraheem, son of Sheikh Baboo, son of Sheik Mudar, and jemmadar;—no amount specified - - - - -	—	—
3172	Mahomed Ibraheem, son of Mahomed Hosein, son of Mahomed Soona, and jemmadar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	37 17 10
3173	Mahomed Ibraheem, son of Mahomed Ghazee, son of Peer Mahomed, and ferrash;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	38 13 4
3174	Mahomed Ibrahim, son of Mahomed Hosein, son of Peer Mahomed, and player on the small drum; no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	3 6 8
3175	Mahomed Ibrahim, and Mahomed Fauzil, sons of Sied Humeed; no amount specified - - - - -	—	—
3176	Mahomed Jemaul, son of Boorhan Oolla Khan, and Cut-wal;—no amount specified; refers to the dusters for the amount due by the nabob Wallajah; found due - - - - -	- - -	23 19 4
3177	Mahomed Imam, son of Gholam Moheesooddeen, son of Mahomed Jaffier, and foudjar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	44 18 9
3178	Mahomed Ishauk, son of Wallee Mahomed, son of Sheikh Mahomed, and ink-stand bearer; no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	20 — 6
3179	Mahomed Junshed, son of Mahomed Hosein, son of Gholam Hosein, and ferrash;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 18 7
3180	Mahomed Meer, son of Mahomed Hubeeb, son of Mahomed Causim, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 15 2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^a . P. C.	£. s. d.
3181	Mahomed Meyun, son of Mahomed Husein, son of Mahomed Hussun, and havildar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	23 17 1
3182	Mahomed Moheesooddeen, son of Mahomed Noosuffer, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
3183	Mahomed Moheesooddeen, son of Mahomed Aulini, son of Mahomed Dayem, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 16 8
3184	Mahomed Moheesooddeen, son of Mahomed Aulin, seapoy; no amount specified - - - - -	—	—
3185	Mahomed Mooraud, son of Shah Mahomed, and sword-beater;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	13 8 7
3186	Mahomed Moosa, son of Sheikh Moheesooddeen, and armourer;—arrears due by the nabob Omdut ul Omrah - Found due - - - - -	62 22 40 - - -	44 14 —
3187	Mahomed Mudar, son of Khan Mahomed, son of Noor Mahomed, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 8 5
3188	Mahomed Mukhdoom, son of Hussun Mahomed, son of Sheikh Babon, and natek;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 1 10
3189	Mahomed Mukarum, son of Mahomed Nuwauz, alias Bâ-doulla, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	21 7 6
3190	Mahomed Nasir, son of Mahomed Causim, son of Mahomed Silun, and jernimadar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	28 16 10
3191	Mahomed Nuthur, son of Mahomed Shabaz, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 8 9
3192	Mahomed Ouleea, son of Sheikh Mahomed, and havildar;—no amount specified - - - - -	—	—
3193	Mahomed Oosman Khan, son of Mahomed Daood, son of Mahomed Mokerril, and commandant;—no amount specified - - - - -	—	—
3194	Mahomed Peer, son of Mahomed Aman, son of Mahomed Chand, and havildar; no amount specified - - - - -	—	—
3195	Mahomed Reza, son of Mahomed Ally, son of Imamooddeen, and Cutwal, and tehsil aumeen;—no amount specified - - - - -	—	—
3196	Mahomed Russool, son of Mahomed Ismaeel, and ink-maker;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	31 4 8
3197	Mahomed Secunder, son of Mahomed Hussun, son of Sheikh Ahnud, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 1 6
3198	Mahomed Shere, son of Mahomed Meeran, son of Mahomed Loll, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah - - - - -	- - -	1 10 4

LIST of CLAIMS preferred to the Commissioners, &c — continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. F. C.	£. s. d.
3199	Mahomed Shere, son of Mahomed Secunder, son of Mahomed Ibraheem, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 19 6
3200	Mahomed Shureef, son of Huzrut Shureef, and salotree, or farrier;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	151 6 1
3201	Mahomed Shureef, son of Mahomed Aulim, son of Mahomed Dayem, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7 7 2
3202	Mahomed Shuffee, son of Mahomed Hussun, son of Mahomed Hossein, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	35 14 2
3203	Mahomed Soleiman, son of Sheikh Moheerooddeen, and soobadar;—no amount specified - - - - -	—	—
3204	Mahomed Yacoob, son of Mahomed Auzim, son of Mahomed Yacoob, and soobadar;—no amount specified - - - - -	—	—
3205	Mahomed Yacoob, son of Sheikh Ahmad, son of Sheikh Daood, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 19 3
3206	Mahomed Yacoob, son of Sheikh Boorhan, son of Sadick Mahomed, and jemniadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	42 2 2
3207	Mahomed Yuseen, son of Mahomed Moorad, and khidmutgar;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	14 15 3
3208	Mahomed Yoosuf, son of Mahomed Juneed, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 7 11
3209	Mahomed Yoosuf, son of Mahomed Ruheem, and seapoy; claims as due by the nabob Omdut ul Omrah - - - Found due - - - - -	R. 210 — — - - -	— 11 8 1
3210	Mahomed Yuman, brother of Mahomed Mittay Naick; - no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 11 9
3211	Mahomed Yuman, son of Mahomed Aulim, son of Mahomed Hybut, and jemniadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 8 7
3212	Mahomed Yusuf, son of Sheikh Ahmad, son of Mahomed Hossein, and naick; -no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 6 2
3213	Mahomed Zorawur, son of Mahomed Khoja, and jemniadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	34 13 8
3214	Manajee, son of Dhaklojee, and tailor;—arrears due by the nabob Omdut ul Omrah - - - - - Found due - - - - -	A. R. 225 — — - - -	— 22 17 1
3215	Meer Gholam Ally, son of Syeed Moostafa, and he asp;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9 12 1
3216	Meer Gholam Reza, son of Meer Hossein Ally, son of Sied Meer, and risaladar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	73 12 1

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s F. C.	£. s. d.
3217	Meer Hussein Ally, son of Sied Ahmud, alias Meer Hyder Ally, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 16 -
3218	Meer Hussun Ally, son of Meer Cauzim Ally, son of Sied Jullall;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 8 -
3219	Meer Hussun Ally, son of Meer Abdool Ally, and be asp, or personal attendant upon the nabob;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	40 14 8
3220	Meer Hyder Ally, son of Meer Rufautollah, son of Rayautollah, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 11 4
3221	Meer Jathier Ally, son of Meer Niamut Ally, son of Sied Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 14 5
3222	Meer Mahomed Ally, son of Meer Akbur Ally, ameen; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	60 2 8
3223	Meer Mohib Ally, alias Ameen Ally, son of Sied Mullick, son of Meer Sied Ally, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 10 4
3224	Meer Musnud Ally, son of Meer Abbas Ally, son of Meer Musnud Ally, and nurseah khan, or reader of funeral elegies;—no amount specified - - - - -	- - -	- - -
3225	Meerat, Hosem Bibee, widow of Mahomed Baboo, tndal, no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	2 8 10
3226	Meeran Saheb, mother of Sheekh Mudar, trooper;—no amount specified - - - - -	- - -	- - -
3227	Mohun, brother of Gunnissam, palankeen head bearer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	13 6 1
3228	Moodoo Naick, son of Amintup Naick, son of Moodoo Naick, and grape-shot maker;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	19 17 5
3229	Mookundoo, son of Vencut Rama, son of Andee, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	50 9 5
3230	Moolgha, son of Piccha, son of Moolgha, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 16 5
3231	Moonea, son of Linga, son of Kenehunua, and masalcher;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 9 8
3232	Moonia, son of Cooppa, son of Pirnaloo, and gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	17 14 5
3233	Moonia, son of Cooppa, gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	18 13 8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Currency specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag ^a l. c.	£. s. d.
3234	Mortee Naick, son of Veloydur, son of Mootoo, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	16 18 6
3235	Moortuza Aub Khan, son of Shabauz Aub Khan, son of Hosein Aub Khan, and havildar;—no amount specified - - - - -	—	—
3236	Moortuza Aub Khan, brother of Loll Aub Khan, and Causim Aub Khan, seapoy;—arrears due - - - - -	S. P ^a 180 — —	—
3237	Mootecaloo, son of Mungaputter, son of Vencat Putter, and drum player;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	12 — 7
3238	Mooten Nair, son of Ram Nair, and goollur;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	13 5 10
3239	Mootoo, son of Tandooa Roya, calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	44 8 6
3240	Mootoo, or Chinna Mootoo, son of Timroy, alias Tandaroa, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 8 7
3241	Mootoo, brother of Rama, seapoy;—arrears due by the nabob Omdut ul Omrah - - - - - Found due - - - - -	S. P ^a 24 — —	3 9 8
3242	Mootoo, son of Colunday, son of Rama, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	31 19 4
3243	Mootoo, son of Goornada, son of Naraina, and masalchee, or light-bearer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 8 —
3244	Mootoo, son of Mootoo, son of Tandaroy, and seapoy;—no amount specified - - - - -	—	—
3245	Mootoo, son of Cheluppa, son of Tanappa, and calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	19 8 —
3246	Mootoo, son of Mullen, son of Andee, and tindal;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	64 12 5
3247	Mootoo, son of Alaga Pundarum, son of Pince, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 12 11
3248	Mootoo, son of Pirmaloo, son of Pireea, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 8 3
3249	Mootoo, son of Pirmal, son of Mootoo, and gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	19 1 6
3250	Moottooram, son of Wenkup Moodelly, son of Nagup Moodelly, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah;—found due - - - - -	- - -	14 5 3
3251	Moottoo Moodelly, son of Vencatachellum Moodelly, and gardener;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	12 — 10

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Currency of the Country	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. P. C.	£. s. d.
3252	Mootoo Naick, son of Venkatachellum, son of Govind Naick, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 11 3
3253	Mootoo Samee, son of Rama Naick, son of Chenna Naick, and fire-worker, seapoy;—no amount specified - - - - -	- - -	—
3254	Mootoo Tonderoya, son of Tonderoya, butler;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	8 12 5
3255	Mootumma, mother of Purisram, butler;—no amount specified - - - - -	- - -	—
3256	Mootumma, widow of Samee, goollur;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	14 17 3
3257	Mootya, son of Pirmadoo, son of Kurpa, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 4 11
3258	Moyenooddeen, son of Suddurooddeen, son of Cootubooddeen, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 12 4
3259	Moyenooddeen, brother of Muhomed Shabaz, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 10 4
3260	Mucca, son of Ghusseeteer, and palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	5 5 —
3261	Muddoo, or Mootoo Naick, son of Conary Naick, and seapoy;—arrears due by the nabob Omdut ul Omrah; Found due - - - - -	S. P. 33 or thereabouts	— 3 9 7
3262	Muddun Singh, son of Kewul Kishan, son of Mungul Roy, and seapoy;—no amount specified - - - - -	—	—
3263	Mukhdoom Bibee, daughter of Sheikh Mukhdoom, calashee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	27 15 7
3264	Mulla, son of Dhurmana, and masalchee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	30 18 —
3265	Mulla, son of Tumma, son of Runga, and calashee;—no amount specified - - - - -	—	—
3266	Mulle Appa, son of Chourree Mootoo, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 9 6
3267	Munga, widow of Tim Naick;—no amount specified - - - - -	—	—
3268	Munga, son of Goorooppa, and sweeper;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	10 2 9
3269	Mungutta, widow of Cootee, alias Tayna, servant in the cook-room;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	7 12 8
3270	Munkata, widow of Mooddon Kishna, dubash;—arrears due by the nabob Omdut ul Omrah - - - - - Found due - - - - -	3,346 28 70 or thereabouts	593 12 6
3271	Munneram, son of Pemraj, son of Ramebund, and jain-madar;—no amount specified, refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	46 5 11
3272	Munnee Pirma, son of Tandaroya, son of Conary, and butler;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 9 7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag. F. C.	£. s. d.
3273	Mustapha Beg, son of Mahomed Beg, sonbadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	58 18 7
3274	Mustapha Beg, son of Mahomed Beg, son of Causim Beg, and seapoy;—no amount specified - - - - -	—	—
3275	Myriam Shah, widow of Hosein Beg, darogah;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	149 19 7
N.			
3276	Nacharoo, Widow of Ram Naick, jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	54 12 8
3277	Nacharoo, widow of Vincat, player on the sirree;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	14 3 6
3278	Naga, son of Verdappa, son of Naga, and masalchee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 10 1
3279	Naga, brother of Neela, masalchee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 10 1
3280	Nagaloo, son of Gooroom, son of Naga, and elephant-driver;—no amount specified - - - - -	—	—
3281	Nagaloo, son of Luchma, son of Rama, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 11 7
3282	Nagumnah, widow of Oosa, umbrella-carrier;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	27 4 2
3283	Naguppa, son of Erapa, son of Nagah, and calashee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 13 4
3284	Nama Sawye, son of Raguppa, son of Raguppa, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	17 15 9
3285	Naram, son of Pirmaloo, and player on the soor;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	13 4 3
3286	Naram Ayah, son of Bal Nair, son of Rughoo Naick, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 — 3
3287	Naram Ayah, son of Mootoo Krishna, and calashy;—no amount specified - - - - -	—	—
3288	Nathoo Ram, son of Busawun, son of Sookhahee, and palankeen bearer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 7 2
3289	Nella, son of Chinna, son of Mootoo, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 14 11
3290	Nella Mootoo, father of Pircea, mussaulchee;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	2 10 7
3291	Nella Seewon Pillay, son of Pilla Mootoo Pillay, and kurnum;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	24 5 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
3292	Neluppa, son of Raguppa, son of Raguppa, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	Pag ^s F. C.	£. s. d.
3293	Nimapa, son of Chinnatombi, son of Venkataasha, and calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	36 -- 11
3294	Nimuppa, son of Anamalee, and butler;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 15 10
3295	Nizamooddeen Hosein Khan, father of Lootfoollah, watchmaker;—no amount specified - - - - -	—	6 13 1
3296	Noor Beebee, mother of Jaun Mahomed, trumpet player;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	13 9 0
3297	Noor Mahomed, son of Hussin Mahomed, ferash;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	19 13 3
3298	Noor Mahomed, son of Hussin Mahomed, and ferash;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	41 5 6
3299	Nunnoo, son of Sheikh Hosein, son of Sheikh Innam, and chowdree of horse-keepers;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	40 3 —
3300	Nursing Bhan, son of Govind Ram, son of Diaram, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 14 4
3301	Nuthur Bibee, widow of Mahomed Ismaeel, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 8 1
P.			
3302	Padsha Bibee, widow of Mahomed Cawdir, trooper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 1 10
3303	Palaytan, son of Cola, son of Anamalee, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 17 5
3304	Papabee, widow and sole heiress of Syed Humeed Kharadi, son of Syed Khizer;—no amount specified - - - - -	—	—
3305	Parhuttee, son of Bala, son of Bheema, and drum-player;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	11 16 8
3306	Parceana, son of Aree Coonda, son of Shoala, and calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 17 5
3307	Parceana, son of Permaloo, son of Ramnaick, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 10 7
3308	Parcea Tombee, son of Manuel, son of Manuel, and calashee;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	41 13 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s F. C.	£. s. d.
3309	Paree Tombee, son of Vencata, son of Shoala, and torch bearer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	18 10 10
3310	Paul, alias John, son of Anthony, son of Peter, and drummer; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7 2 11
3311	Paupan, widow of Mysso, assistant to elephant driver;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	4 8 5
3312	Paupan, son of Chanya, son of Chanya, bhooee or assistant in the cook-room;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 8 3
3313	Paup Naick, son of Ram Naick, son of Moodoo Nair, and butler;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	70 2 5
3314	Pedtumboo, son of Chunga, and player on the soor;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	11 16 8
3315	Peechu, son of Veera, son of Ilkilla, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 1 2
3316	Peer Mahomed, son of Noor Mahomed, son of Sheikh Bauboo, and jemadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	28 16 4
3317	Peer Mahomed, son of Sheikh Ghurroo, son of Sheikh Taulay, and sweeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	26 7 8
3318	Peer Mahomed, son of Sheikh Ally, son of Sheikh Hosein, and ferrash;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 13 6
3319	Perindava Ammah, widow of Verdappa, havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 11 10
3320	Permanund, son of Sookha, and palankeen bearer; no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	6 19 —
3321	Petumber Sing, son of Govind Ram, son of Diaram, and seapoy;—no amount specified - - - - -	—	—
3322	Pirina, son of Marce, son of Eluppa, and assistant to tobacco pipe carrier;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	14 12 8
3323	Pirmal Nair, son of Kuleeta Nair, and havildar;—no amount specified - - - - -	—	—
3324	Pirmaloo, son of Mulleea, son of Seringa, and chowdree;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17 3 6
3325	Poonjoola, son of Puccha, son of Arsee, and sirdar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9 5 8
3326	Punama, widow of Cundapa, butler;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	29 12 5

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	£.	s. d.	
3327	Punee, son of Rama, son of Curpa, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	1 5 7
3328	Purreeanna, son of Nellatombee, son of Ichuppa, and blacksmith;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	25 10 4
3329	Puri-rama, son of Cundapah, son of Moodoo, and calashy;—no amount specified - - - - -	-	-	-	—
3330	Purisram, son of Luchmun Nair, son of Coondum Nair, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	92 10 5
3331	Pursaram, son of Shesha, and store calashy;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	6 10 8
3332	Pursaram, son of Colundav, son of Gooroom, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	14 5 10
R.					
3333	Radhu Baee, widow of Vencat Row, havildar;—no amount specified;—refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	21 17 7
3334	Raghoo Persaul, attorney for Aniamma, widow of Mootcal Sitthee, shroff of the treasury;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	86 4 2
3335	Ragumma, widow of Vencat Naick, jennadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9 8 8
3336	Raja Mahomed, son of Tukeer Mahomed, son of Sheikh Mukhdoon, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 - -
3337	Rajah Mahomed, son of Sheikh Bundujee, son of Mahomed Shalee, and bundle carrier;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	17 1 1
3338	Rama, son of Nella Tomby, and chowdree;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	19 2 8
3339	Rama, son of Chulla, son of Andee, and torch-bearer;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 18 6
3340	Rama, son of Veera, son of Veera, and calashee;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	40 8 11
3341	Rama, son of Pirmal, son of Letchma, and chowdree;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	17 7 2
3342	Rama of Arcot, son of Veera, son of Mootoo, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 12 10
3343	Rama, son of Cola, son of Mootya, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	11 1 2

LIST of CLAIMS preferred to the Commissioners, &c.- continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Cans specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Page	F.	C.	
3344	Rama, son of Mootoo, son of Tandava, and calashy;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 48 4 5
3345	Ramace, widow of Moomea, horse-keeper;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	13 17 11
3346	Ramdoos, alias Rama, son of Verda, son of Verda, and assistant elephant driver;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	10 2 9
3347	Ramdoos, son of Kishnappa, and havildar;—no amount specified - - - - -	-	-	-	—
3348	Ramjer, son of Toolaram, son of Deenanath, and seapoy, serving as washerman;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 15 7
3349	Ram Naick, son of Nagul Naick, son of Shewun Naick, and havildar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	8 15 5
3350	Ram Naick or Nair, son of Rungup Naick or Nair, son of Ven- cat Naick or Nair, and dhuloyt or watchman;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	32 17 8
3351	Ram Nair of Mahee Mundal, son of Moodoo Nair, son of Goorooop Nair, and bullock maistree;—arrears due by the nabob Omdut ul Omrah - - - - -	S. P. 1,185	—	—	—
3352	Ram Nair, son of Venentachellum, son of Kishnup Nair, and adjutant jemadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	36 13 9
3353	Ramasamee, son of Parisram, son of Nagup Moodelly, and soobadar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	38 10 3
3354	Ramasamee, son of Coonda, masalchee;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 14 11
3355	Ramasamee, son of Permal Naick, son of Verdup Naick, and havildar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 5 9
3356	Ram Samee, son of Veera, son of Mootoo, and calashy;—no amount specified - - - - -	-	-	-	—
3357	Ranojee Row, son of Byajee, son of Suntajee Row, and cart-driver;—no amount specified - - - - -	-	-	-	—
3358	Raubay Khaunum, mother of Sied Jumaul, seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 13 —
3359	Roodra, son of Israa, and mussalchee;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 18 6
3360	Roodra, son of Tana, son of Andee, and duffadar of masal- chers;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	7 14 —
3361	Roodroopa Nair, son of Goorooapa, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 17 8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag.	F.	C.	
3362	Roya, son of Bungaroo, son of Roya, and horse-keeper ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - -	-	-	-	£. s. d. 4 11 4
3363	Roya, son of Bungaroo, son of Chource Mootoo, and seapoy ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due -	-	-	-	11 10 1
3364	Royaloo, son of Vencatachell Nair, son of Goorooapah, and naick ;—no amount specified ; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah ; found due - - - - -	-	-	-	14 16 9
3365	Ruhman Saheba, widow of Mahomed Wahid, khidmutgar ;—no amount specified ; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah ; found due - - - - -	-	-	-	180 9 11
3366	Rujeb Ally, son of Shekh Mahomed, and meer shikaree ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - -	-	-	-	5 7 10
3367	Rukina Bacc, widow of Ghunsham, seapoy ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - - - - -	-	-	-	2 16 3
3368	Rungapa, son of Moodoo Naick, son of Kishnup Naick, and butler ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - - - - -	-	-	-	10 1 5
3369	Rungapa, son of Ellupa, and serang of calashees ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - -	-	-	-	66 12 6
3370	Runga Sawmee, son of Anunda Pillay, and doobash ;—no amount specified - - - - -	-	-	-	—
3371	Runguppa, son of Mooteral Naick, son of Rungup Naick, and havildar ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - - - - -	-	-	-	4 11 9
3372	Rungup Naick, son of Vencat Ram Naick, and naick ;—no amount specified - - - - -	-	-	-	—
S.					
3373	Saheba Begum, mother of Meer Bauker Ally, seapoy ;—no amount specified - - - - -	-	-	-	—
3374	Samee, son of Tummunna, son of Ayana, and umbrella holder ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - - - - -	-	-	-	25 4 7
3375	Seraujooddeen, son of Shekh Buray, and seapoy ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - - - - -	-	-	-	6 6 1
3376	Serwana, son of Coonarapa, son of Cundapa, and butler ;—no amount specified ; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah ; found due - - - - -	-	-	-	56 1 4
3377	Shah Mahomed, son of Deen Mahomed, son of Mahomed Soleiman, and havildar ;—claims as due by the nabob Wallajah - - - - - Found due - - - - -	Rupees. 2,300	-	-	3 11 1
3378	Shecalim, son of Nynatee, and store calasby ;—no amount specified ; refers to the duffers for the amount due by the nabob Omdut ul Omrah ; found due - - - - -	-	-	-	6 10 8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims in the Court specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
3379	Sheikh Abdool Cawdir, son of Sheikh Nuthur, son of Sheikh Fazil, and cook;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 18 16 9
3380	Sheikh Abdool Cawdir, son of Ghulam Moortaza, son of Mahomed Hosein, and lan-holder;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	59 11 2
3381	Sheikh Abdool Kureem, son of Sheikh Ally, son of Sheikh Abdool Kureem, and carrier of shippers;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	18 18 7
3382	Sheikh Adam, son of Sheikh Abooba Kur, scrung;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	13 9 8
3383	Sheikh Adam, son of Mahomed Oosman, son of Peer Mahomed and Nekkarchee;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	20 — 6
3384	Sheikh Adam, son of Sheikh Ibraheem, son of Sheikh Abdool Cawdir, and seapoy;—no amount specified - - - - -	—	—	—	—
3385	Sheikh Adam, son of Sheikh Shabaz, son of Sheikh Mahmood, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	15 2 8
3386	Sheikh Adam, son of Sheikh Daood, son of Sheikh Hosein, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 11 7
3387	Sheikh Adam, son of Mahomed Oosman, son of Ghulam Hosein, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 6 1
3388	Sheikh Ahmad, son of Sheikh Meeran, son of Sheikh Ahmad, and seapoy;—no amount specified - - - - -	—	—	—	—
3389	Sheikh Ahmad, son of Mahomed Munsoor, son of Tutteh Mahomed, and soobadar;—no amount specified - - - - -	—	—	—	—
3390	Sheikh Ally, son of Mahomed Hosein, son of Sheikh Buray, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 5 6
3391	Sheikh Ally, son of Sheikh Hosein, son of Sheikh Ahson, and helper to elephant driver;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 12 1
3392	Sheikh Ally, son of Sheikh Buray, son of Sheikh Ally, and chobdar;—no amount specified; refers to the duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	-	-	-	20 18 6
3393	Sheikh Ally, son of Mahomed Hosein, horse-doctor;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah;—found due - - - - -	-	-	-	90 1 6
3394	Sheikh Baboo, son of Sheikh Caulay, son of Sheikh Khodawind, and havildar;—no amount specified - - - - -	—	—	—	—
3395	Sheikh Babun, son of Sheikh Hyder, son of Sheikh Fakeer Mahomed, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 5 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Com specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Mouny.
3396	Sheikh Babun, son of Sheikh Hyder, son of Sheikh Fakcer Mahomed, and rocket-man;—refers to the dusters for the amount due by the nabob Wallajah - - - - - Found due - - - - -	Pag' F. C. R' An' 1,490. 3-	£. s. d. — 8 4 6
3397	Sheikh Behadur, son of Sheikh Moheesooddeen, son of Abdool Cayder, and gunner;—no amount specified; refers to the dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	4 7 10
3398	Sheikh Boodhun, son of Abdool Luteef, son of Noor Mahomed, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 6 1
3399	Sheikh Boorhan, son of Hajee Mahomed, son of Mahomed Hosein, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	25 5 —
3400	Sheikh Buddarooddeen, son of Shemsooddeen and Jemmadar; no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	27 14 1
3401	Sheikh Buddurooddeen, son of Sheikh Moosa, cook;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	24 7 8
3402	Sheikh Bundugee, son of Fakcer Mahomed Hosein, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5 10 3
3403	Sheikh Daood, son of Sheikh Hosein, seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7 7 2
3404	Sheikh Daood, son of Abdool Nuhsee, son of Sheikh Nut-hui, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 10 2
3405	Sheikh Daood, son of Sheikh Mullick, son of Sheikh Ahmud, and seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 8 7
3406	Sheikh Fureed, son of Mahomed Kumaul, son of Fakcer Mahomed, and havildar;—no amount specified - - - - -	—	—
3407	Sheikh Fureed, son of Sheikh Hosein, son of Sheikh Mahomed, and cook;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 3 5
3408	Sheikh Fuzzulooddeen, son of Mahomed Cumaulooddeen, son of Mahomed Mokaram, and soobadar;—no amount specified - - - - -	—	—
3409	Sheikh Hosein, son of Sheikh Mahomed, son of Sheikh Ahmud, and havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 5 4
3410	Sheikh Hosein, father of Noor Mahomed, seapoy;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 — 1
3411	Sheikh Hosein, son of Sheikh Babun, son of Sheikh Chaud, and sweeper;—no amount specified; refers to the dusters for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	12 1 9
3412	Sheikh Hosein, son of Sheikh Hussun, son of Sheikh Mudar, and elephant driver;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9 12 3

LIST of CLAIMS preferred to the Commissioners, &c —continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
3413	Sheikh Husein, son of Sheikh Sooltan, son of Sheikh Humeed, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 11 11 11
3414	Sheikh Husein, son of Sheikh Ismaeel, and water-carrier;—no amount specified - - - - -	—			—
3415	Sheikh Humeed, son of Hossun Mahomed, havildar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	7 1 11
3416	Sheikh Humeed, son of Sheikh Ahmad, son of Sheikh Husein, and havildar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	12 7 6
3417	Sheikh Hussun, son of Sheikh Ismaeel, and khidmutgar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	6 5 3
3418	Sheikh Hyder, son of Sadick Mahomed, son of Causin Beg, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 6 9
3419	Sheikh Ibraheem, son of Sheikh Ally, son of Sheikh Daood, and washerman;—no amount specified; refers to the dufters for the amount due by the nabob Wallahjah; found due - - - - -	-	-	-	6 6 1
3420	Sheikh Ibraheem, son of Sheikh Meeran, son of Sheikh Manwolla, and havildar;—no amount specified - - -	—			—
3421	Sheikh Imam, son of Sheikh Bagaun, son of Sheikh Ismaeel, and ferrash;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	14 18 2
3422	Sheikh Imam, son of Sheikh Mudar, son of Sheikh Imam, and ferrash;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9 3 8
3423	Sheikh Imam, son of Sheikh Husein, son of Sheikh Imam, and seapoy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 13 6
3424	Sheikh Imam, son of Sheikh Ally, son of Mahomed Husein, and calashy;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 8 7
3425	Sheikh Imam, son of Sheikh Caulay, son of Sheikh Khodawind, and jemmadar;—no amount specified - - -	—			—
3426	Sheikh Imam, son of Sheikh Ally, and ferrash;—no amount specified; refers to the dufters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	16 12 6
3427	Sheikh Imam, son of Sheikh Mudar, son of Sheikh Hussan, and armourer;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	19 13 5
3428	Sheikh Imam, son of Cawdir Buksh, son of Sheikh Imam, and chobdar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	20 11 8
3429	Sheikh Khodawind, son of Sheikh Buray, son of Sheikh Ally, and chobdar;—no amount specified; refers to the dufters for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	7 5 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of the Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
3430	Sheikh Mahomed, son of Wullee Mahomed, son of Sheikh Mahomed, and aubdar or water distributor;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	25 17 8
3431	Sheikh (or Mahomed) Jumaut, son of Sheikh Imam, and makkarchee, or bass drum player;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 12 7
3432	Sheikh Mahomed, son of Sheikh Moosu, son of Sheikh Abdoola, and calashy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7 9 4
3433	Sheikh Mahomed, son of Sheikh Ahmad, son of Sheikh Daood, and fan-holder and dirk-carrier;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	38 - -
3434	Sheikh Mahomed, son of Sheikh Khodawind, son of Mahomed Hosein, and sculgar, or amomer;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	13 4 8
3435	Sheikh Mahomed, or Ahmad, son of Eyar Mahomed, and mirdah;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 4 11
3436	Sheikh Mahomed, son of Sheikh Meeran, son of Abdool Cawdir, and silk worker;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	36 12 1
3437	Sheikh Mahomed, son of Gholam Hosein, son of Sheikh Boorhan, and seapoy;—no amount specified - - - - -	- - -	—
3438	Sheikh Mahomed, son of Sheikh, alias Mahomed Mukle-doom, mirdha of chobdars;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	27 6 10
3439	Sheikh Mahomed, son of Sheikh Omur, son of Sheikh Abdoola, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 14 4
3440	Sheikh Meyun, son of Mahomed Buksh, son of Gholam Mahomed, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	11 4 11
3441	Sheikh Moheerooddeen, son of Sheikh Budderooddeen, son of Noor Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	22 15 6
3442	Sheikh Mudar, son of Sheikh Buray, son of Taj Mahomed, and water carrier; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 9 11
3443	Sheikh Mudar, son of Mahomed Yusuf, serang of calashers;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	81 1 10
3444	Sheikh Mudar, son of Sheikh Ibraheem, son of Sheikh Mudar, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 3 6
3445	Sheikh Mudar, son of Ameen Mahomed, son of Abdool Rahman, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	28 3 —

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT	Aggregate		
		of The Principal of The Claims, in the Column specified	AMOUNT of The Principal and Interest, in Sterling Money		
		Page. L. S. D.			
3446	Sheikh Mukhdoom, son of Sheikh Meyun, son of Sheikh Ally, and ferash; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	13	11	7
3447	Sheikh Mukhdoom, son of Sheikh Hosein, son of Sheikh Buray, and jemmadar; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8	17	5
3448	Sheikh Mukhdoom, son of Sheikh Dood, son of Sheikh Dood, and seapoy; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3	9	6
3449	Sheikh Mukhdoom, son of Abdool Nubbee, and mirdha of chohdars; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	37	17	6
3450	Sheikh Nuthur, alias Sheikh Hussun, son of Sheikh Ahmad, son of Sheikh Ally, and jemmadar; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3	18	6
3451	Sheikh Peer Mahomed, son of Sheikh Mudar, son of Sheikh Behadur, and jemmadar; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6	14	3
3452	Sheikh Ruhman, son of Sheikh Dood, son of Sheikh Canlay, and sweeper; no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	—	9	7
3453	Sheikh Sillar, son of Abdool Nubbee, son of Sheikh Rhenutoolla, and seapoy; no amount specified - - - - -	- - -	—		
3454	Sheikh Solciman, son of Sheikh Hosein, son of Sheikh Ahmad, and trooper; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9	17	11
3455	Sheikh Sooltan, son of Sheikh Baboo, son of Abdool Russool, and seapoy; no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	17	1	5
3456	Sheikh Teepoo, son of Mahomed Hosein, son of Shumsooddeen, and chohdar; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2	19	4
3457	Sheikh Adam, son of Sheikh Abdool Russool, and seapoy; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	5	11	2
3458	Sheikh Adam, son of Sheikh Aboo Bekur, and gunner; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2	8	3
3459	Sheikh Ally, son of Sheikh Hidayet, and seapoy; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15	9	2
3460	Sheikh Baboo, son of Sheikh Ismael, son of Sheikh Babun, and packally; no amount specified - - - - -	—	—		
3461	Sheikh Chand, brother of Buddurooddeen, ferash; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	22	5	3
3462	Sheikh Fureel, son of Sheikh Ismael, son of Abdool Rehman, and seapoy; no amount specified - - - - -	—	—		
3463	Sheikh Hummed, or Ameen, son of Sheikh Khodawind, son of Sheikh Abdoola, and water-carrier; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	11	5	10

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT	Aggregate		
		of The Principal of The Claims, in the Column specified	AMOUNT of The Principal and Interest, in Sterling Money.		
		P. P. C.	£.	s.	d.
3464	Sheikh Imam, son of Sheikh Moheesooddeen, son of Sheikh Meeraun, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	17	1	6
3465	Sheikh Imam, son of Sheikh Bábun, and ferash;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah and Omdut ul Omrah; found due - - - - -	- - -	11	5	5
3466	Sheikh Mahomed, son of Mahomed Manick, son of Durveiah Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4	10	2
3467	Sheikh Mahomed, son of Mahomed Oosmann, dufadar of musicians;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah and Omdut ul Omrah; found due - - - - -	- - -	172	1	2
3468	Sheikh Mudar, father of Sheikh Dadun, packaly, or water-carrier;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8	9	10
3469	Sheikh Mudar, son of Sheikh Muttay, and player on the soorna;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	29	8	3
3470	Sheikh Mudar, son of Sheikh Surrou, son of Sheikh Mudar, and seapoy; no amount specified - - - - -	- - -	—		
3471	Sheikh Mudar, son of Gholam Hosein, and ferash; no amount specified - - - - -	- - -			
3472	Sheikh Mudar, son of Sheikh Ally, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15	1	5
3473	Sheikh Mukhdoom, son of Abdool Ruhmann, son of Sheikh Mukhdoom, and havildar; no amount specified - - - - -	- - -			
3474	Sheikh Soohman, son of Sheikh Ibrahim, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah and Omdut ul Omrah; found due - - - - -	- - -	13	17	7
3475	Sheikh Tippoo, son of Sheikh Imam, son of Sheikh Hussun, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	18	15	4
3476	Sied Abdool Cawdir, son of Sied Ally, son of Sied Ghasee, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	7	—	6
3477	Sied Abdool Cawdir, son of Sied Mahomed, son of Sied Peer Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3	2	10
3478	Sied Abdool Cawdir, son of Sied Bábun, son of Sied Hosein, and ferash;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4	3	—
3479	Sied Abdool Cawdir, son of Sied Hosein, son of Sied Mukhdoom, and amildar, or naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6	4	4
3480	Sied Afzul, son of Sied Jaffier, son of Sied Fureed, and naick; no amount specified - - - - -	—	—		
3481	Sied Ahmud, son of Sied Hosein, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1	12	2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag ^s F. C.	£. s. d.
3482	Sied Ahmad, son of Sied Ally, son of Sied Hosein, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due -	- - -	19 2 -
3483	Sied Ally, son of Sied Mujala, son of Sied Meer, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due -	- - -	3 18 9
3484	Sied Ameen, son of Meer Gholam Hosein, son of Sied Ameen, and adjutant soobadar; arrears due by the nabob Omdut ul Omrah - - - - - Found due - - - - -	S. Ps. 72 or thereabouts	- 6 6
3485	Sied Ameen, brother of Sied Causim, seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - -	- 1 9
3486	Sied Auzim, son of Sied Muhmood, son of Sied Rajay, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 18 8
3487	Sied Babun, son of Sied Kubeer, son of Sied Rajay, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	- 7 6
3488	Sied Bawkir, son of Sied Moostufa, son of Sied Laul, and player on the drum;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	43 9 -
3489	Sied Buddurooddeen, son of Meer Loutf Ally, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	4 - 7
3490	Sied Fakhrooddeen, son of Sied Hosein, son of Meer Asgurree, and cart-driver;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	- 12 -
3491	Sied Ghalib, son of Sied Mukhdoom, son of Sied Aboo Talib, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9 17 9
3492	Sied Ghooroo, son of Sied Ally, son of Sied Ameen, and seapoy;—no amount specified - - - - -	-	-
3493	Sied Ghuffoor, son of Sied Mudar, carter;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 6 -
3494	Sied Ghunnee, son of Sied Burny, son of Sied Imam, and seapoy;—no amount specified;—refers to the duffers for the amount due by the Nabob Omdut ul Omrah; found due - - - - -	- - -	6 14 10
3495	Sied Hosein, son of Sied Ally, naick;—no amount specified - - - - -	-	-
3496	Sied Hosein, son of Sied Mudar, son of Sied Abdool Cawdir, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	123 - 10
	Sied Hosein, son of Sied Meeran, son of Sied Abdool Kureem, and naick;—no amount specified - - - - -	-	-
3497	Sied Hosein, brother of Sied Ibraheem, havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 1 1
3498	Sied Hyder, son of Sied Ismaeel, son of Sied Shah, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 7 8
3499	Sied Ibraheem, son of Sied Kureem, son of Sied Causim, and assistant to an elephant driver;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 8 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Court specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^a F. C.	£. s. d.
3500	Sied Ibrahim, son of Sied Hosein, son of Sied Hosein, and Naick; no amount specified - - - - -	—	—
3501	Sied Imam, son of Meer Jallier Hosein Khan, alias, Sied Mullick, and rough-rider;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	6 12 -
3502	Sied Imam, son of Sied Hosein, son of Sied Abdool Cawdir, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	16 18 8
3503	Sied Jallier, son of Sied Hyder, son of Shah Huzrut, and jammadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	10 2 -
3504	Sied Jumaul, son of Sied Hosein, and seapoy;—no amount specified - - - - -	—	—
3505	Sied Koorban Ally, son of Sied Meer, son of Sied Mahomed, and aubdar, or water-keeper;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	84 7 3
3506	Sied Mahomed, son of Sied Mukhdoom, son of Sied Mahomed, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	1 13 -
3507	Sied Mahomed, son of Sied Ghaffib, son of Sied Mukhdoom, and duffadar of elephant drivers;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	19 4 11
3508	Sied Meer, son of Sied Sillar, son of Sied Futeh Mahomed, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	8 11 0
3509	Sied Meer, son of Sied Adum, and seapoy;—no amount specified - - - - -	—	—
3510	Sied Meer, son of Shah Mahomed, son of Sied Moortuza, and naick, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	14 12 1
3511	Sied Meer, son of Meer Hussun Ally, son of Sied Omur, and jammadar;—no amount specified - - - - -	- - -	—
3512	Sied Meeraun, son of Sied Mahomed, son of Sied Meeraun, and Golundauze, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	3 3 4
3513	Sied Moheerooddeen, son of Sied Mahomed, son of Sied Ghalib, and elephant driver;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	9 12 5
3514	Sied Mukhdoom, son of Kubooboolah, son of Sied Asudool-lah, and risaladar;—no amount specified - - - - -	—	—
3515	Sied Mullung, son of Sied Mahomed, son of Sied Imam, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	15 11 4
3516	Sied Nuthur, son of Sied Abdool Cawdir, son of Sied Abdool Cureem, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - -	2 19 —
3517	Sied Nuthur, son of Sied Chand, son of Sied Tabir, and havildar;—no amount specified - - - - -	—	—

LIST of CLAIMS preferred to the Commissioners. &c.—*continued.*

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, as the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag.	F.	C.	
3518	Sied Nuthur, son of Choham Moohesooddeen, and golundawz;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 7 13 11
3519	Sied Omar, son of Sied Abdool Ghuffoor, son of Sied Abdool Cawdir, and soobadar;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	69 17 2
3520	Sied Peer, son of Sied Ally, son of Sied Buray, and natch;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 3 10
3521	Sied Peer, son of Sied Yoozaf, son of Sied Fauzal, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	19 7 5
3522	Sied Reza, son of Sied Mahomed, son of Sied Hissam Ally, and trooper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 13 4
3523	Sied Sooltan, son of Sied Imam, son of Sied Ahmud, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	5 12 5
3524	Sied Sufdur Hosein, son of Sied Hoodhun, jemmadar of dhuloyts;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	58 4 3
3525	Sied Yukeem, son of Sied Imam, son of Sied Hashim, and jemmadar;—no amount specified - - - - -	-	-	-	---
3526	Sing Permaul, son of Codund Nair, and golur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	32 17 1
3527	Sirwa or Sirwana, son of Shasha, son of Tana, and goollur;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	11 6 1
3528	Siyed Alum, son of Meer Moosa, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	14 10 0
3529	Siyed Ibraheem, son of Siyed Meeraun, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	10 16 --
3530	Somya, son of Chewra, and massalchee;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	32 5 2
3531	Sona, son of Bunguuna, and massalchee or torch-bearer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	32 8 2
3532	Sookha, son of Muckunee, son of Ghunsam, and palankeen-bearer; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 9 3
3533	Sooliman Khan, son of Mahomed Behandur, and havildar;—no amount specified - - - - -	-	-	-	---
3534	Sooltan Bee, widow of Shiekh Chaud, havildar;—no amount specified - - - - -	-	-	-	---
3535	Sooltan Bibee, widow of Sied Abdoor Ruhman, jemmadar and soobadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	74 14 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Cms specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^a F. C.	£. s. d.
3536	Sooltaun Beebee, widow of Peer Mahomed, delayet;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	34 18 4
3537	Sooltaun Beebee, widow of Sheikh Alawul, ferash;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	39 --
3538	Sreenavas Row, son of Sooba Row, son of Madhoo Row, and vakeel;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	45 5 0
3539	Sudhai, calling himself son of Puttee, duffadar; no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - - - -	13 4 4
3540	Sudhai, son of Soekkal, son of Booddhun, alias Mohun, and duffadar; no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - - - -	11 2 3
3541	Sukeena Bibee, mother of Sied Ally, seapoy;—no amount specified - - - - -	—	—
3542	Sukeena Bibee, widow of Sheikh Imam, and cart-driver;—no amount specified; refers to the duffer for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	11 3 7
3543	Syed Khizer Kharadi, son of Abdoul Curreem;—no amount specified - - - - -	—	—
3544	Syed Moheeruddeen Kharadi, son of Syed Khizer;—no amount specified - - - - -	—	—
3545	Syed Mahomed Kemza, son of Syed Abdool Wahab, and be asp;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	72 8 --
T.			
3546	Taj Bibee, widow of Mahomed Hosein, commandant;—no amount specified; refer to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - - - -	-- 11 9
3547	Taj Bibee, mother-in-law of Abdool Cawdir, havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	10 4 -
3548	Tandava, son of Cola, son of Anamalee, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	9 18 5
3549	Tandava, son of Tandava, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	13 9 11
3550	Tandawa, alias Tandaroy, son of Kunjumalee, son of Purisram, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	1 9 7
3551	Tandawa, son of Mootoo, son of Perinall, and horse-keeper;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	4 8 2
3552	Tanderoya, son of Coop Naick, son of Tandoo Moortee; and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	14 3 1
3553	Telinga Mistree, son of Neltombee, and carpenter;—no amount specified - - - - -	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
3554	Tirmulla, son of Rungapa, son of Mulya, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	33 10 11
3555	Tirpolly Naick, son of Rung Naick, son of Vencat Puttee, and jemmadar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	47 16 5
3556	Tirpulle, son of Pirecan, son of Gavindoo, and chowdree;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	8 12 8
3557	Tirvengadam, son of Pauperoo, player on the soor;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	21 16 —
3558	Toola, son of Heeramm, son of Purisram, and palankeen-bearer;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	10 8 4
3559	Toularam, son of Hurry Sing, and delayet;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	36 5 7
3560	Toolsa Bayee, wife of Kisuree Singh, scapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	2 16 5
3561	Toolsingh, son of Verdup Nair, son of Kishnum Nair, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	24 17 11
3562	Tonde Roya, son of Mootoo, son of Gungaya, and scapoy, or gunner;—no amount specified - - - - -	—	—
V.			
3563	Vadageeree, son of Veloyud, son of Mootoo, and gunner;—no amount specified - - - - -	—	—
3564	Veera, son of Mootoo, butler;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	5 6 6
3565	Veeraghoo, son of Purisram, son of Chunda, and calashy;—no amount specified; refers to duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	51 1 11
3566	Veeraghoo, son of Mootoo, son of Calappa, alias Veera, and calashy;—no amount specified - - - - -	—	—
3567	Veeraghoo, son of Vullea, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	52 — 7
3568	Veeraghoo, son of Vencatachellum, and kitchen-boy;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	- - - - -	5 18 2
3569	Verraghoo Naick, son of Vencatputtee, son of Ram Naick, and Naick;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	25 — 9
3570	Veerasamee, son of Lingup Nair, son of Chungup Nair, and havildar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	- - - - -	5 18 7
3571	Veerasamee, son of Vencatachellum, goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - - - -	56 8 1

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest in Sterling Money.
		Pag' F. C.	£. s. d.
3572	Veerata, widow of Dasee, gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	18 14 8
3573	Velayda, son of Pirmaul, son of Kishna, and goollur;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	47 18 0
3574	Velayada, son of Cundapa, son of Velayada, and carpenter and blacksmith;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	26 10 2
3575	Velaydum, son of Soob Nair, son of Cundapa, and gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	19 2 7
3576	Vencatasa, son of Vencatachellum, son of Rama, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	10 3 3
3577	Vencaty, widow of Toolsinga, player on the thang;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	12 -- 5
3578	Vencatachellum, son of Narain, son of Mootter, and calashy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	17 -- --
3579	Vencatachellum, son of Veerap Nair, son of Ped Nair, and naick;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	13 7 10
3580	Vencatachellum, son of Ram Naick, and soobadar;—no amount specified - - -	- - -	--
3581	Vencatachellum, son of Runga, son of Verda, and khidmutgar;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	2 13 4
3582	Vencatachellum, son of Chunga, son of Chunga, and trumpeter;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	14 3 --
3583	Vencatachellum, son of Ramdoo, son of Chowdree, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - -	- - -	12 1 8
3584	Vencatachellum, son of Narain Aya, son of Pirmaaloo, and gunner;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	18 8 4
3585	Vencatachellum, son of Ella, son of Naga, and seapoy;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	19 2 7
3586	Vencatachellum, son of Tirwetty, son of Mootoo, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	15 2 11
3587	Vencatachellum, son of Tirmullay, son of Mootyah, and gunner;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	3 7 9
3588	Vencatachellum Nair, son of Aobil Naick, son of Arum Nair, and naick;—no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	16 19 5
3589	Vencatachellum, son of Permaaloo, and delayet;—no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	- - -	7 -- 10

LIST of CLAIMS preferred to the Commissioners, &c. —continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag.	F.	C.	
3590	Vencatachellum, son of Coneyre, son of Mootoo, and calashy; —no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 14 6 9
3591	Vencatachellum, son of Poonnapa, and jemmadar; —no amount specified - - - - -	-	-	-	—
3592	Vencatputtee, son of Naram, son of Vencatputtee, and sifer; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	12 7 7
3593	Vencat Nair, son of Raghoob Nair, son of Moodoo Nair, and soobadar; no amount specified - - - - -	-	-	-	—
3594	Vencat Row, son of Ram Row, and wukeel; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2 16 5
3595	Vencat Samee, son of Lingoo, jemmadar; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	52 4 6
3596	Vencat Samee, son of Vencatachellum, son of Alwar, and componder of physie; —no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	32 4 3
3597	Vencat Samee, son of Gooroo, son of Sidda, and duffadar of sifers; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 6 11
3598	Vencat Ummah, widow of Dusee, player on the trumpet; —no amount specified; refers to the duffers for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	37 — 3
3599	Venkajee, son of Lumbajee, son of Sevajee, and khidmutgar; no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - -	-	-	-	12 12 11
3600	Venkatachellum, son of Lutchmun Nair, son of Kishnum Nair, and gunner; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	9 9 9
3601	Verda, son of Chunga, son of Verda, and duffadar; —no amount specified; refers to the duffers for the amount due by the nabob Wallajah; found due - - - - -	-	-	-	24 3 5
3602	Vincat Dossree, son of Ped Nair, seapoy; no amount specified - - - - -	-	-	-	—
3603	Vincat Puttee, son of Goorooapa, son of Balnair, and seapoy; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 10 —
3604	Vincat Ram, son of Samee Nair, son of Veerasamee, and washerman; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3 1 5
3605	Vincat Ram Nair, son of Gooroo Nair, son of Ped Nair, and soobadar; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	51 19 —
3606	Vincat Ramdoo, son of Kishna, son of Verda, and trumpeter; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	16 — 8
3607	Vincat Ramdoo, son of Bala, son of Beema, and player on the soor; —no amount specified; refers to the duffers for the amount due by the nabob Omdut ul Omrah; found due - - - - -	-	-	-	14 3 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
3608	Vincat Row, son of Vias Row, son of Rung Row, and vakeel;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	1 ^l F. C	£. s. d. 10 2 5
3609	Vincat Row, son of Ranojee Row, son of Hurjee Row, and havildar;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	21 6 10
W.			
3610	Wulleemut, widow of Mootoo, gunner;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	18 7 10
3611	Wullee Mahomed, son of Durvesh Mahomed, son of Sheikh Humeed, and bundle carrier;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	4 10 5
3612	Wullee Mahomed, son of Sheikh Boodhun, mirdha;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	124 8 11
3613	Wullee Mahomed, son of Sheikh Boodhun, son of Shumsooldeen, and chobdar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	1 9 8
3614	Wurumaly, son of Tirvengadam, son of Wurumaly, and serang;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	41 12 6
Y.			
3615	Yella Mah, widow of Nursuna Mussalchee;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	12 2 2
Z.			
3616	Zeinub Khatdon, widow of Sheikh Chaud, seapoy;—no amount specified -	---	---
3617	Zeinub Sahab, widow of Sheikh Mukhdoom, seapoy and havildar;—no amount specified -	---	---
3618	Zeinub Sahab, widow of Abdool Cawdir, jernamadar;—no amount specified; refers to the dusters for the amount due by the nabob Wallajah; found due -	- - -	10 13 9
3619	Zeinub Sahab, widow of Sheikh Imam, havildar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	8 9 10
3620	Zeinub Sahiba, widow of Wullee Mahomed, ferash;—no amount specified; refers to the dusters for the amount due by the nabobs Wallajah and Omdut ul Omrah; found due -	- - -	42 2 2
3621	Zohra Bibee, widow of Sied Ameen, khidmutgar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	8 ---
3622	Zooran Bee, widow of Abdool Cawdir, hooka burdar;—no amount specified; refers to the dusters for the amount due by the nabob Omdut ul Omrah; found due -	- - -	53 3 9
3623	Zohra Mah, widow of Fakeer Mahomed, seapoy;—no amount specified -	---	---

LIST (in continuation) of CLAIMS preferred to the Commissioners in England and in India, for investigating The DEBTS of the late NABOBS of the CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

The following CLAIMS were published in the London Gazettes of the 16th July 1816, and January 17th and 24th, 1818.

No.	CLAIMS.	AMOUNT of the Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
3624	De Fries, Messieurs, and Company; bond of the nabob Wallajah, in the name of Josias Du Pré Porcher, Esquire, for the principal sum of (Rs 178,109. 17 f. 45 c.) balance claimed after deducting payments with interest - -	111,064 23 60	44,425 16 2
3625	Plummer, Thomas, executor of the late Henry Dupuy, assignee of the late Henry Price; upon two bonds of his Highness the late nabob Wallajah to the said Henry Price, bearing date the 1st September 1781, one for 353 Pagodas, and the other for 162 Pagodas - - -	515 — —	486 11 9
3626	Price, Henry, Administratrix of the late, upon a bond of his Highness the nabob Wallajah for Pagodas 488, and dated the 1st day of September 1781, with an assignment annexed, from the said Henry Price to "William Carlisle, Esquire, late of Ganjam," dated Madras, the 31st day of March 1788, was delivered to the commissioners at Madras by Messieurs Colt, Hart and Weston, of Madras aforesaid, with the other bonds claimed on the part of the heirs of the above-mentioned Henry Price - -	488 — —	461 1 7

THE Aggregate Sterling Amount of the CLAIMS, specified in the List formerly presented to this Honourable House, and in this continuation of it, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is - - - - - £. 29,497,409. 12. 8½.

HAVING decided absolutely on many Claims since the date of our last Report, we conceive the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, copies or abstracts of the Awards which we have made.

Absolute
Adjudications
in favour of
Claimants.

ABSOLUTE ADJUDICATIONS *in favour* of CLAIMANTS.

CLAIM N° 393 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Lieutenant Charles Rundall of Madras in the East Indies, administrator to the estate of the late Major General Edward Collins, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the said Estate to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the powers of the said Charles Rundall as such administrator have been since superseded, and fresh administration to the said Estate of the said Major General Edward Collins, has been granted to Gilbert Ricketts, also of Madras aforesaid, Register of the Supreme Court at Madras, who has also become party to the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Lieutenant Charles Rundall, administrator as aforesaid, for the sum of three thousand two hundred and eighty-seven Star Pagodas (S. P^a 3,287.) [stated to be the balance of a Bond] which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand three hundred and eighty-eight Star Pagodas thirty-four fanams and thirty-six cash (S. P^a 4,388. 34 f. 36 c.) or one thousand seven hundred and fifty-five Pounds ten Shillings and six-pence three farthings sterling (£. 1,755. 10 s. 6½ d.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Major General Edward Collins advanced on loan the sum of eleven thousand Star Pagodas (S. P^a 11,000.) by his agents Messieurs Stephens and Cockell, to Nizamooddeen Ahmud Khan Behadur, renter of Arcot, but for the use of the Nabob Wallajah, and that the said Nizamooddeen Ahmud Khan granted his Bond to the said Stephens and Cockell, under date the eleventh day of Masee twelve hundred and four of the Fuslee year, for the said sum of eleven thousand Star Pagodas (S. P^a 11,000.) bearing interest at the rate of one per cent. per mensem: And we do further find, That the Nabob Wallajah granted an enayutnamah to the said Major General, then Colonel Collins, under date the fifth day of Rujeb twelve hundred and nine of the Hegyra, guaranteeing the re-payment of any sums he [the said Collins] might advance "on account of the exigencies of the Sirkar upon bonds of the said Khan:" And we do further find, That the Nabob Omdut ul Omrah also granted an enayutnamah to the said Major General Collins, under date first Zeocad twelve hundred and eleven of the Hegyra, respecting the balances due on the said Major General Collins's loan to the said Nizamooddeen Ahmud Khan Behadur: And we do further find, That various payments on behalf of the Sirkar took place on account of the said loan: And we do further find, That upon making up the account agreeably to the provisions and directions of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate amount, principal and interest, due from the representatives of the said Nabobs Wallajah and Omdut ul Omrah to the representatives of the said Major General Edward Collins, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was eight hundred and sixty-three Pagodas thirty-nine fanams and forty-seven cash (P^a 863. 39 f. 47 c.) or three hundred and forty-five Pounds eleven Shillings and seven-pence sterling (£. 345. 11 s. 7 d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of eight hundred and sixty-three Pagodas thirty-nine fanams and forty-seven cash (P^a 863. 39 f. 47 c.) or three hundred

N° 429.

CLAIM
N° 784 in the London
Gazette of the
9th December 1809;
and,
N° 393 in the Fifth
Report to Parliament.
Lieutenant Charles
Rundall, Administrator to the Estate of the late Major-General Edward Collins, since superseded by Letters of Administration granted to Gilbert Ricketts.

Absolute
Adjudications
in favour of
Claimants.

dred and forty-five Pounds eleven Shillings and seven-pence sterling (£. 345. 11 s. 7 d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Wallajah, to the representatives of the said Major General Edward Collins; and that the said Gilbert Ricketts, administrator as aforesaid, hath and shall have right to participate to the amount of the said sum of eight hundred and sixty-three Pagodas thirty nine tanams and forty-seven cash (P⁸⁶³. 39 f. 47 c.) or three hundred and forty-five Pounds eleven Shillings and seven-pence sterling (£. 345. 11 s. 7 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted for money lent to his said Highness the Nabob Wallajah, subsequent to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said bond and enayutnamahs, or the debt claimed thereon at the instance of the said Lieutenant Charles Rundall and Gilbert Ricketts, administrators as aforesaid, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the bond and enayutnamahs aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eighth day of April in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) Geo. Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 332 in our Fifth Report.

N° 431.

CLAIM
N° 213 in the London
Gazette of the
17th June 1809, and,
N° 332 in the Fifth
Report to Parliament.

Bydapaty Venkiah
Braminy, since
deceased, Assignee
of Sarah Anna
Smart, Widow and
Administratrix of
the late Lieutenant
Colonel Charles
Smart, and the said
Sarah Anna Smart.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the county of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer of the other part;" Send Greeting: Whereas Bydapaty Venkiah Braminy, of Madras in the East Indies (since deceased) assignee of Sarah Anna Smart, also of Madras aforesaid, widow and administratrix of the late Lieutenant Colonel Charles Smart, and the said Sarah Anna Smart respectively, became parties to the aforesaid Indenture, and thereby respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Sarah Anna Smart, widow and administratrix as aforesaid, hath become party to certain Articles of Agreement bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part, and hath thereby transferred and assigned over to the said trustees one-twentieth part of every debt or sum of money owing to her the said Sarah Anna Smart, widow and administratrix as aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part, so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having reconsidered the Claim made by the said Bydapaty Venkiah Braminy, assignee as aforesaid, and of the said Sarah Anna Smart, widow and administratrix as aforesaid, upon a bond from his Highness the said Nabob Omdut ul Omrah, in favour of the said late Lieutenant Colonel, then Major Charles Smart, bearing date the first day of November in the year of our Lord one thousand seven

Absolute
Adjudications
in favour of
Claimants.

seven hundred and ninety-seven, for the principal sum of two thousand Star Pagodas (S. P. 2,000.) on which Bond there was found due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, [as per our Award, number three hundred and fifty-two (N. 352.) under date the ninth day of January in the year of our Lord one thousand eight hundred and fifteen], from the representatives of the Nabob Omdut ul Omrah, to the representatives of the said Lieutenant Colonel Charles Smart, in the Second Class of Debts, the aggregate sum of one thousand seven hundred and forty Pagodas five fanams and fifty-two cash (P^r 1,740. 5 f. 52 c.) or six hundred and ninety-six Pounds one shilling and one penny sterling (£. 606. 1 s. 1 d.); but which said sum was deducted from the amount therein awarded, until further investigation was made into the titles of the parties claiming, and having duly investigated the same; Do find, That the said late Bydapaty Venkiah Braminy possessed an interest in the above recited Bond for two thousand Pagodas (P^r 2,000.) to the amount of one thousand four hundred and thirty-two Star Pagodas ten fanams and forty-two cash (S. P^r 1,432. 10 f. 42 c.) and that the said Sarah Anna Smart, widow and administratrix as aforesaid, possessed an interest in the said Bond, to the amount of five hundred and sixty-seven Star Pagodas thirty-one fanams and thirty-eight cash (S. P^r 567. 31 f. 38 c.) being the remaining portion thereof: And we do further find, that of the aggregate amount found due as aforesaid, the sum of one thousand two hundred and forty-six Pagodas six fanams and thirty-nine cash (P^r 1,246. 6 f. 39 c.) or four hundred and ninety-eight Pounds nine Shillings and three-pence sterling (£. 498. 9 s. 3 d.) was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four due and owing from the representatives of the late Nabob Omdut ul Omrah to the legal representative or representatives of the late Bydapaty Venkiah Braminy; and that the remainder, namely, four hundred and ninety-three Pagodas forty-one fanams and thirteen cash (P^r 493. 41 f. 13 c.) or one hundred and ninety-seven Pounds eleven Shillings and ten-pence sterling (£. 197. 11 s. 10 d.) was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four due and owing from the representatives of the late Nabob Omdut ul Omrah to Sarah Anna Smart, widow and administratrix as aforesaid, and her assignees: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That the sum of one thousand two hundred and forty-six Pagodas six fanams and thirty-nine cash (P^r 1,246. 6 f. 39 c.) or four hundred and ninety-eight Pounds nine Shillings and three-pence sterling (£. 498. 9 s. 3 d.) being a portion of the said debt in the Second Class, is due and owing to the legal representative or representatives of the late Bydapaty Venkiah Braminy; and that the legal representative or representatives of the said late Bydapaty Venkiah Braminy has or have and shall have right to participate to the amount of the said sum of one thousand two hundred and forty-six Pagodas six fanams and thirty-nine cash (P^r 1,246. 6 f. 39 c.) or four hundred and ninety-eight Pounds nine Shillings and three-pence sterling (£. 498. 9 s. 3 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of four hundred and sixty-nine Pagodas eleven fanams and sixty-four cash (P^r 469. 11 f. 64 c.) or one hundred and eighty-seven Pounds fourteen shillings and three-pence sterling (£. 187. 14 s. 3 d.) being a further portion of the said debt in the Second Class, is due and owing to Sarah Anna Smart, widow and administratrix as aforesaid; and that the said Sarah Anna Smart hath and shall have right to participate to the amount of the said sum of four hundred and sixty-nine Pagodas eleven fanams and sixty-four cash (P^r 469. 11 f. 64 c.) or one hundred and eighty-seven Pounds fourteen shillings and three-pence sterling (£. 187. 14 s. 3 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of twenty-four Pagodas, twenty-nine fanams and twenty-nine cash (P^r 24. 29 f. 29 c.) or nine Pounds seventeen shillings and seven-pence sterling (£. 9. 17 s. 7 d.) being the remaining portion of the said debt in the Second Class, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of twenty-four Pagodas twenty-nine fanams and twenty-nine cash (P^r 24. 29 f. 29 c.) or nine Pounds seventeen shillings and seven-pence sterling (£. 9. 17 s. 7 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond, or the debt or debts claimed thereon at the instance of the said late Bydapaty Venkiah Braminy, assignee as aforesaid, or of the said Sarah Anna Smart, widow and administratrix as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the fifteenth day of April in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed) Robert Playfair.

(Signed

BENJAMIN HOBHOUSE.
THO. COCKBURN.
ROBERT HARRY INGLIS.

CLAIM

Absolute
Adjudications
in favour of
Claimants.

N° 433.

CLAIM
N° 716 in the London
Gazette of the 9th
December 1809.
and,
N° 349 in the Fifth
Report to Parliament.
*Elias Minas, only
acting Executor of
the late
K. A. Kaldar.*

CLAIM N° 349 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five "between the United Company of Merchants of England trading to the East Indies of the one part, and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer of the other part;" Send Greeting: Whereas Elias Minas of Calcutta in the East Indies, only acting executor of the late K. A. Kaldar, formerly of the East Indies aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted himself his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him as such executor under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Elias Minas, executor as aforesaid, upon the said Nabob Omdut ul Omrah, for the principal sum of two thousand seven hundred and thirty-one Star Pagodas and twenty-one fanams (S. P° 2,731. 21 f.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand eight hundred and eighty-seven Pagodas sixteen fanams and forty cash (P° 5,887. 16 f. 40 c.) or two thousand three hundred and fifty-four Pounds eighteen Shillings and seven-pence sterling (£ 2,354. 18 s. 7 d.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Omdut ul Omrah granted a Bond, bearing date the twenty-first Rujeh eleven hundred and ninety-two of the Hegyra to Khaja Avannus Khaldar, alias K. A. Kaldar, for the principal sum of two thousand seven hundred and thirty one Star Pagodas and eight annas (S. P° 2,731. 8 a.): And we do further find, That the Debt so constituted by the said Bond was the balance of an account which in part consisted of charges for goods purchased at different times by or for his Highness the said late Omdut ul Omrah from the said Khaja Avannus Khaldar alias K. A. Kaldar, and for pay or allowances for services rendered by him, and in part for interest: And we do further find, That upon setting aside the said Bond and making up a new account agreeably to the covenants provisions and directions of the aforesaid Indenture, the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Khaja Avannus Khaldar, alias K. A. Kaldar, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, on account of wages or compensation for services rendered to the said late Nabob, by him the said late Khaja Avannus Khaldar, alias K. A. Kaldar, one thousand nine hundred and fifty-seven Pagodas thirty-seven fanams and twenty cash (P° 1,957. 37 f. 20 c.) or seven hundred and eighty-three Pounds three Shillings and one penny sterling (£ 783. 3 s. 1 d.) and on account of goods sold and delivered to or for the use of the said Nabob by him the said Khaja Avannus Khaldar, alias K. A. Kaldar, three thousand and sixty-eight Pagodas thirty-one fanams and forty-nine cash (P° 3,068. 31 f. 49 c.) or one thousand two hundred and twenty-seven Pounds ten Shillings and one penny sterling (£ 1,227. 10 s. 1 d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of one thousand nine hundred and fifty-seven Pagodas thirty-seven fanams and twenty cash (P° 1,957. 37 f. 20 c.) or seven hundred and eighty-three Pounds three Shillings and one-penny sterling (£ 783. 3 s. 1 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Khaja Avannus Khaldar, alias K. A. Kaldar, in respect of wages or compensation for services: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for services bona fide rendered to his said Highness, by him the said late Khaja Avannus Khaldar alias K. A. Kaldar, is and shall be comprised in the First Class of Debts under the said Indenture: And we do hereby further Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of three thousand and sixty-eight Pagodas thirty-one fanams and forty-nine cash (P° 3,068. 31 f. 49 c.) or one thousand two hundred and twenty-seven Pounds ten Shillings and one penny sterling (£ 1,227. 10 s. 1 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representatives of the said late Khaja Avannus Khaldar, alias K. A. Kaldar, in respect of goods sold and delivered: And we do further Award and Order, That the said debt, being a debt contracted

contracted by his Highness the said Nabob Omdut ul Omrah, for goods sold and delivered, is, and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the said sum of one thousand nine hundred and fifty-seven Pagodas thirty-seven fanams and twenty cash (P^a 1,957. 37 f. 20 c.) or seven hundred and eighty-three Pounds three Shillings and one penny sterling (£. 783. 3 s. 1 d.) in the First Class, and the said sum of three thousand and sixty-eight Pagodas thirty-one fanams and forty-nine cash (P^a 3,068. 31 f. 49 c.) or one thousand two hundred and twenty-seven Pounds ten Shillings and one penny sterling (£. 1,227. 10 s. 1 d.) in the Second Class, are due and owing to the said Elias Minas, the acting executor as aforesaid of the said late Khuja Avannus Khaldar, alias K. A. Kaldar, and that the said Elias Minas as such executor hath and shall have right to participate to the amount of the said sum of one thousand nine hundred and fifty-seven Pagodas thirty-seven fanams and twenty cash (P^a 1,957. 37 f. 20 c.) or seven hundred and eighty-three Pounds three Shillings and one penny sterling (£. 783. 3 s. 1 d.) in the First Class, and three thousand and sixty-eight Pagodas thirty-one fanams and forty-nine cash (P^a 3,068. 31 f. 49 c.) or one thousand two hundred and twenty-seven Pounds ten Shillings and one penny sterling (£. 1,227. 10 s. 1 d.) in the Second Class, in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond, or the Debt or Debts claimed thereon at the instance of the said Elias Minas, executor as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-third day of April in the year of our Lord one thousand eight hundred and seventeen.

Absolute
Adjudications,
in favour of
Claimants.

(Signed)

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N^o 1 of N^o 72 in our First Report.

N^o 435.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersen Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Francis Lautour, since deceased, formerly of Madras in the East Indies, but subsequently of London, assignee in trust of Colonel James Capper, formerly of Madras aforesaid, by virtue of a Deed bearing date the eleventh day of February in the year of our Lord one thousand eight hundred and four, did become party to the aforesaid Indenture, and did thereby submit himself his heirs executors and administrators, to the judgment award order and determination of the Commissioners under the aforesaid Indenture in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Colonel James Capper hath also become party to the aforesaid Indenture, and hath thereby submitted himself his heirs executors and administrators, to the judgment award order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said late Francis Lautour, and the said Colonel James Capper, severally became parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and thereby severally transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said late Francis Lautour, and the said Colonel James Capper, from his Highness the said late Nabob Wallajah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement men-

CLAIM
N^o 1 of N^o 58 in the
London Gazette of
the 19th August
1806, and,
N^o 1 of N^o 72 in the
First Report to
Parliament.

Francis Lautour,
since deceased,
Assignee in Trust
of Colonel James
Capper.

Absolute
Adjudications,
in favour of
Claimants.

tioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment award and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Francis Lautour, assignee in trust as aforesaid, and also a Claim made by the said Colonel James Capper, upon an order of his Highness the said late Nabob Wallajah, for twelve thousand Pagodas (P^a 12,000.) which with the arrears of interest due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty thousand eight hundred and fifty Pagodas (P^a 20,850.) or eight thousand three hundred and forty Pounds sterling (£.8,340.); and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said late Francis Lautour, and the said Colonel James Capper, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture; do find, That some time in the year of our Lord one thousand seven hundred and ninety-two his Highness the said late Nabob Wallajah granted an order in the name of Vincent Soobiah, [but for the use of the said Colonel James Capper] for twelve thousand Pagodas (P^a 12,000.) in consideration of a debt due from his Highness the said Nabob Wallajah to the said Colonel James Capper, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five: And we do further find, That the aggregate sum, principal, and interest due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four from the representatives of his Highness the said late Nabob Wallajah, to the representatives and assigns of the said late Francis Lautour, as assignee in trust as aforesaid, was twenty thousand five hundred and ninety-eight Pagodas twenty-four fanams and thirteen cash (P^a 20,598. 24 f. 13 c.) or eight thousand two hundred and thirty-nine Pounds eight Shillings and seven-pence sterling (£.8,239. 8s. 7d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four the sum of twenty thousand five hundred and ninety-eight Pagodas twenty-four fanams and thirteen cash (P^a 20,598. 24 f. 13 c.) or eight thousand two hundred and thirty-nine Pounds eight Shillings and seven-pence sterling (£.8,239. 8s. 7d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the representatives and assigns of the said late Francis Lautour, as assignee in trust as aforesaid: And we do further Award and Order, That the said Order having been granted by the said late Nabob Wallajah in the year of our Lord one thousand seven hundred and ninety-two, in consideration of a debt due by his said Highness to the said Colonel James Capper prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, the amount hereby found due thereon, is and shall be comprised in the First Class of Debts under the said Indenture; and we do further Award and Adjudge, That the sum of nineteen thousand five hundred and sixty-eight Pagodas twenty-seven fanams and thirteen cash (P^a 19,568. 27 f. 13 c.) or seven thousand eight hundred and twenty-seven Pounds nine Shillings and two-pence sterling (£.7,827. 9s. 2d.) being a portion of the said debt, is due and owing to Ann Lautour, Sir Edmund Antrobus baronet, (formerly Edmund Antrobus), Coutts Trotter, and Edward Marjoribanks, four of the executors of the said late Francis Lautour, assignee in trust as aforesaid of the said James Capper, subject to account with him the said James Capper; and that the said Ann Lautour, Sir Edmund Antrobus baronet, Coutts Trotter, and Edward Marjoribanks, have and shall have right to participate to the amount of the said sum of nineteen thousand five hundred and sixty-eight Pagodas twenty-seven fanams and thirteen cash (P^a 19,568. 27 f. 13 c.) or seven thousand eight hundred and twenty-seven Pounds nine Shillings and two-pence sterling (£.7,827. 9s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand and twenty-nine Pagodas and thirty-nine fanams (P^a 1,029. 39 f.) or four hundred and eleven Pounds nineteen Shillings and five-pence sterling (£.411. 19s. 5d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny assignees as aforesaid of the said late Francis Lautour, and of the said Colonel James Capper; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of one thousand and twenty-nine Pagodas and thirty-nine fanams (P^a 1,029. 39 f.) or four hundred and eleven Pounds nineteen Shillings and five-pence sterling (£.411. 19s. 5d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, that all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said order, or the debt or debts claimed thereon, at the instance of the representative or representatives of the said late Francis Lautour, or at the instance of the said Colonel James Capper, or of any other person or persons whatsoever: And we do farther Award

and Order, That the Order aforesaid shall be and it is hereby declared to be null and void. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the thirteenth day of June in the year of our Lord one thousand eight hundred and seventeen.

*Absolute
Adjudications,
in favour of
Claimants.*

Signed, (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 137 in our First Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Decree indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John Balfour of Curzon-street May Fair London, and Nathaniel Edward Kindersley of Upper Seymour Street London, executors of the late James Wooley formerly of Madras in the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several claims made by them under the said Indenture: And whereas the said John Balfour, and the said Nathaniel Edward Kindersley, executors as aforesaid, have also become parties to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the late Nabob of Arcot of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them as executors aforesaid, from his Highness the said late Nabob Wallah Jah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Bunny, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said John Balfour and the said Nathaniel Edward Kindersley, executors as aforesaid of the said late James Wooley, for the principal sum of thirty-two thousand two hundred and sixty-seven Pagodas and twenty-one fanams (P^{rs} 32,267. 21 f.) which with the arrears of interest is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-six thousand two hundred and three Pagodas and twenty-one fanams (P^{rs} 56,203. 21 f.) or twenty-two thousand four hundred and eighty-one Pounds and eight Shillings sterling (£.22,481. 8s.) and having also taken into consideration another Claim made by the said John Balfour and the said Nathaniel Edward Kindersley, executors as aforesaid of the said late James Wooley, assignee of the late James Graham, administrator of the late Archibald Graham Campbell, for the principal sum of ten thousand Pagodas (P^{rs} 10,000.) which with the arrears of interest is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-one thousand and twenty-five Pagodas (P^{rs} 21,025.) or eight thousand four hundred and ten Pounds sterling (£.8,410.); and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sums claimed as aforesaid by the said John Balfour and the said Nathaniel Edward Kindersley, executors as aforesaid; and having duly investigated the said Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the first Claim made as aforesaid was founded on a balance of interest stated to be due on certain bonds from his Highness the said late Nabob

N° 444.

CLAIMS
N° 93 in the London
Gazette of the 12th
August 1806, and,
N° 137 in the First
Report to Parliament.
*John Balfour, and
Nathaniel Edward
Kindersley, Executors
of the late
James Wooley,
Assignee of the
late James Graham,
Administrator of
the late Archibald
Graham Campbell.*

Absolute
Adjudications,
in favour of
Claimants.

Nabob Wallajah to the said late James Wooley: And we do further find, That nothing is due from the representatives of the said late Nabob Wallajah to the estate of the said late James Wooley in respect of the said Claim: And we do further find, That the second Claim, made as aforesaid, was founded on a bond for ten thousand Pagodas (P^{10,000.}) bearing date the first day of January in the year of our Lord one thousand seven hundred and eighty-six, granted by his Highness the said late Nabob Wallajah to the said late James Graham, administrator of the said late Archibald Graham Campbell, and by him assigned to the said James Wooley for a valuable consideration: And we do further find, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was justly due and owing, in respect of the said bond, from the representatives of the said late Nabob Wallajah to the said John Balfour, and the said Nathaniel Edward Kindersley, executors as aforesaid, and their assigns, the sum of fifteen thousand six hundred and thirty-eight Pagodas thirty fanams and forty-three cash (P^{15,638. 30f. 43c.}) or six thousand two hundred and fifty-five Pounds nine Shillings and ten-pence sterling (£.6,255. 9s. 10d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said John Balfour, and the said Nathaniel Edward Kindersley, executors as aforesaid, and their assigns, have no claim on the fund provided by the aforesaid Indenture in satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the first herein-before recorded claim for the aggregate sum of fifty-six thousand two hundred and three Pagodas and twenty-one fanams (P^{56,203. 21f.}) or twenty-two thousand four hundred and eighty-one Pounds and eight Shillings sterling (£.22,481. 8s.): And we do further Award and Adjudge, in respect of the second herein-before recited Claim, made as aforesaid by the said John Balfour and the said Nathaniel Edward Kindersley, executors as aforesaid of the said late James Wooley, assignee of the late James Graham, administrator of the late Archibald Graham Campbell, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of fifteen thousand six hundred and thirty-eight Pagodas thirty fanams and forty-three cash (P^{15,638. 30f. 43c.}) or six thousand two hundred and fifty-five Pounds nine Shillings and ten-pence sterling (£.6,255. 9s. 10d.) and no more was and still is justly due and owing from the representatives of the said late Nabob Wallajah to the said John Balfour, and the said Nathaniel Edward Kindersley, executors as aforesaid, and their assigns: And we do further Award and Order, That the said debt, being a debt originating in military pay and allowances due from the said late Nabob Wallajah to the said late Archibald Graham Campbell, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of fourteen thousand eight hundred and fifty-six Pagodas thirty-three fanams and seventeen cash (P^{14,856. 33f. 17c.}) or five thousand nine hundred and forty-two Pounds fourteen Shillings and four-pence sterling (£.5,942. 14s. 4d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and eighty-one Pagodas thirty-nine fanams and twenty-six cash (P^{781. 39f. 26c.}) or three hundred and twelve Pounds fifteen Shillings and sixpence sterling (£.312. 15s. 6d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of seven hundred and eighty-one Pagodas thirty-nine fanams and twenty-six cash (P^{781. 39f. 26c.}) or three hundred and twelve Pounds fifteen Shillings and sixpence sterling (£.312. 15s. 6d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the two herein-before recited Claims at the instance of the said John Balfour and the said Nathaniel Edward Kindersley, executors as aforesaid, or of any other person or persons whatsoever: And we do further Award and Adjudge, That the original Bond aforesaid for ten thousand Pagodas (P^{10,000.}) is null and void, and shall be and is hereby declared to be cancelled. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the sixteenth day of December in the year of our Lord one thousand eight hundred and seventeen.

Signed, in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Part of CLAIM N° 476 in our Fifth Report.

Absolute
Adjudications,
in favour of
Claimants.

N° 450.

CLAIM

Part of N° 529 in the
London Gazette of
the 15th July 1809,
and,
Part of N° 476 in the
Fifth Report to
Parliament.

*Gocool Doss, as
eldest Son, Heir
and sole Executor
of the late Mukan
Doss Bowlassa.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Gocool Doss of the East Indies, as eldest son, heir and sole executor of the late Mukan Doss Bowlassa, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas Macan Doss, alias the said late Mukan Doss Bowlassa, did become party to certain Articles of Agreement, bearing date the seventh day of October in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from his said Highness Omdut ul Omrah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Gocool Doss, as eldest son, heir, and sole executor as aforesaid, upon four obligations of his Highness the said late Omdut ul Omrah; the First, for the principal sum of three thousand one hundred Star Pagodas (S. P^a 3,100), being the amount of a tunkha of his Highness the said late Nabob Omdut ul Omrah, in the name of Mukhun Doss Soucar, alias Macan Doss, alias Mukan Doss Bowlassa, bearing date the twenty-first Shabaun, twelve hundred and ten of the Hegyra; the Second, for the principal sum of one thousand nine hundred and sixty-two Star Pagodas and twenty-two fanams (S. P^a 1,962. 22 f.) being the amount of a bond from his Highness the said late Nabob Omdut ul Omrah, in the name of Mukhun Doss Soucar, alias Macan Doss, alias Mukan Doss Bowlassa, bearing date the second Shabaun twelve hundred and eleven of the Hegyra; the Third, for the principal sum of three thousand one hundred and fifty Star Pagodas (S. P^a 3,150.) being the amount of a tunkha of his Highness the said late Nabob Omdut ul Omrah, in the name of Mukhun Doss Soucar, alias Macan Doss, alias Mukan Doss Bowlassa, bearing date the fifteenth of Jecmades ul awul twelve hundred and fourteen of the Hegyra; and the Fourth, for the principal sum of three thousand six hundred and seventy-seven Star Pagodas (S. P^a 3,677.) being the amount of a tunkah of his Highness the said late Nabob Omdut ul Omrah, in the name of Mukhun Doss Soucar, alias Macan Doss, alias Mukan Doss Bowlassa, bearing date the sixteenth Jecmades ul awul twelve hundred and fourteen of the Hegyra; which four principal sums aforesaid, with the arrears of interest stated to be respectively due thereon to the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amount together to the aggregate sum of fifteen thousand four hundred and forty-six Star Pagodas and twenty-six fanams (S. P^a 15,446. 26 f.) or six thousand one hundred and seventy-eight Pounds eleven Shillings and five-pence sterling (£6,178. 11 s. 5 d.); and having also taken into consideration a claim made on behalf of the said Samuel Johnson and Charles Binny, as Trustees aforesaid, for the one twentieth part as aforesaid of the sum claimed as aforesaid by the said Gocool Doss, as eldest son, heir and sole executor of the said Mukan Doss Bowlassa, alias Macan Doss, alias Mukhun Doss Soucar; and having duly investigated the said Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the Claim preferred as aforesaid, upon the first hereinbefore recited Obligation, viz. the tunkah for the principal sum of three thousand one hundred Star Pagodas (S. P^a 3,100.) requires further investigation in India, and therefore it is excluded from this Award: And we do further find, That the second hereinbefore recited Obligation, viz. the Bond for the principal sum of one thousand nine hundred and sixty-

**Absolute
Adjudications,
in favour of
Claimants.**

two Star Pagodas and eight annas (S. P^a 1,962. 8 a.) is included in the third hereinbefore recited Obligation; viz. the tunkah for the principal sum of three thousand one hundred and fifty Star Pagodas (S. P^a 3,150.): And we do further find, That upon setting aside the aforesaid Bond, which was granted for a balance of interest, and making up an account agreeably to the principles of the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, of the original transactions upon which the aforesaid tunkah for the principal sum of three thousand one hundred and fifty Star Pagodas (S. P^a 3,150.) and the fourth hereinbefore recited Obligation; viz. the tunkah for three thousand six hundred and seventy-seven Star Pagodas (S. P^a 3,677.) were granted, there was due and owing on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representatives of the said Mukhun Doss Soucar, alias Macan Doss, alias Makan Doss Bowlussu, the sum of five thousand seven hundred and eighty-two Star Pagodas seventeen fanams and twenty-seven cash (S. P^a 5,782. 17 f. 27 c.) or two thousand three hundred and twelve Pounds nineteen Shillings and four-pence sterling (£. 2,312. 19 s. 4 d.): And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aforesaid aggregate sum of five thousand seven hundred and eighty-two Star Pagodas seventeen fanams and twenty-seven cash (S. P^a 5,782. 17 f. 27 c.) or two thousand three hundred and twelve Pounds nineteen Shillings and four-pence sterling (£. 2,312. 19 s. 4 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said Mukhun Doss Soucar, alias Macan Doss, alias Makan Doss Bowlussu: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for money bona fide lent, and goods sold and delivered to or for his said Highness, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of five thousand four hundred and ninety-three Star Pagodas twelve fanams and twenty-two cash (S. P^a 5,493. 12 f. 22 c.) or two thousand one hundred and ninety-seven Pounds six Shillings and five-pence sterling (£. 2,197. 6 s. 5 d.) being a portion of the said debt, is due and owing to the said Gocool Doss, as eldest son, heir and sole executor of the said Mukhun Doss Soucar, alias Macan Doss, alias Makan Doss Bowlussu; and that the said Gocool Doss hath and shall have right to participate to the amount of the said sum of five thousand four hundred and ninety-three Star Pagodas twelve fanams and twenty-two cash (S. P^a 5,493. 12 f. 22 c.) or two thousand one hundred and ninety-seven Pounds six Shillings and five-pence sterling (£. 2,197. 6 s. 5 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two hundred and eighty-nine Star Pagodas five fanams and five cash (S. P^a 289. 5 f. 5 c.) or one hundred and fifteen Pounds twelve Shillings and eleven-pence sterling (£. 115. 12 s. 11 d.) being the remainder of the said debt, is due and owing to Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of two hundred and eighty-nine Star Pagodas five fanams and five cash (S. P^a 289. 5 f. 5 c.) or one hundred and fifteen Pounds twelve Shillings and eleven-pence sterling (£. 115. 12 s. 11 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be forever acquitted and discharged from all Claim whatsoever in respect of the Bond for the principal sum of one thousand nine hundred and sixty-two Star Pagodas and eight annas (S. P^a 1,962. 8 a.) the tunkah for three thousand one hundred and fifty Star Pagodas (S. P^a 3,150.) and the tunkah for three thousand six hundred and seventy-seven Star Pagodas (S. P^a 3,677.) them or either of them, or the debt or debts claimed thereon at the instance of the said Gocool Doss, as son, heir and sole executor as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the said three aforesaid Obligations shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the twenty-third day of January in the year of our Lord one thousand eight hundred and eighteen.

(Signed) { BENJAMIN HOBHOUSE,
THOMAS COCKBURN.

Signed in the presence of

(Signed) Robert Playfair.

CLAIM N° 320 in our Fifth Report.

N° 459.

CLAIM
N° 368 in the London
Gazette of the 8th
July 1809; and,
N° 320 in the Fifth
Report to Parliament.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who

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Adjudications,
in favour of
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Mr. Titus Briggs;
Messieurs Binny
and Dennison,
Agents for William
Fairlie, Esquire,
Administrator to
the Estate of the
late Mr. Erskine
Nimmo.

who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part; "Send Greeting: Whereas William Fairlie, formerly of Madras in the East Indies, but now of London, as administrator to the Estate of the late Erskine Nimmo, a Creditor by Bond of the late Titus Briggs, did become party to the aforesaid Indenture, and did thereby submit the claim of the Estate of the said Erskine Nimmo, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several claims made by him the said William Fairlie, administrator as aforesaid under the said Indenture: And whereas the said William Fairlie hath since relinquished the administration of the Estate of the said Erskine Nimmo, and letters of administration to the said Estate have been granted to William Nimmo, (son of the said late Erskine Nimmo) who hath also become party to the said Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And whereas, letters of administration to the Estate of the said Titus Briggs have also been granted to the said William Nimmo, son and administrator of the late Erskine Nimmo whilst living, a creditor by Bond of the said late Titus Briggs: And whereas the said late Erskine Nimmo as attorney to the said late Titus Briggs, did execute certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees of the third part, and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to the Estate of the said Titus Briggs, from his Highness the said Nabob Wallajah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas the said William Nimmo hath as administrator of the said Erskine Nimmo, and of the said Titus Briggs, also executed the said Articles of Agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six: And whereas Samuel Johnson and Charles Binny, being the only trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five; and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several claims made by them under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a claim made by the said William Fairlie as administrator as aforesaid, upon a Bond from his Highness the said Nabob Wallajah in favour of the said Titus Briggs, bearing date the eighteenth Jamadee ul Oval eleven hundred and ninety-six of the Hegyra, corresponding with the second day of May in the year of our Lord one thousand seven hundred and eighty-two, for the principal sum of two thousand two hundred star Pagodas (S. P^a 2,200.) which with arrears of interest is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand one hundred and eight Pagodas twenty-nine fanams and thirty-six cash (P^a 5,108. 29 f. 36 c.) or two thousand and forty-three Pounds nine Shillings and sixpence sterling (£. 2,043. 9 s. 6 d.) And having also taken into Consideration a claim made by certain of the trustees named in the said Articles of Agreement, of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid; and having duly investigated the said claims, according to the covenants, provisions and directions of the aforesaid Indenture: Do find, That his Highness the said late Nabob Wallajah granted a Bond to the said late Titus Briggs for the sum of two thousand two hundred Pagodas (P^a 2,200.) bearing date the eighteenth Jamadee ul Oval eleven hundred and ninety-six of the Hegyra: And we do further find, That the debt so constituted by the said Bond, consisted of arrears of pay due to the said late Titus Briggs as an English writer in the service of his said late Highness the Nabob Wallajah: And we do further find, That the said late Titus Briggs was not in the employ of the said United East India Company during the period of his service with his Highness the said late Nabob: And we do further find, That the aggregate amount, principal and interest, due from the representatives of the said Nabob Wallajah to the representatives of the said Titus Briggs, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was five thousand one hundred and eight Pagodas twenty-nine fanams and thirty-six cash (P^a 5,108. 29 f. 36 c.) or two thousand and forty-three Pounds nine Shillings and seven-pence sterling (£. 2,043. 9 s. 7 d.): And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby award and adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of five thousand one hundred and eight Pagodas twenty-nine fanams and thirty-six cash (P^a 5,108. 29 f. 36 c.) or two thousand and forty-three Pounds nine Shillings and seven-pence sterling (£. 2,043. 9 s. 7 d.) and no more, was and still is justly due and owing from

Absolute
Adjudications,
in favour of
Claimants.

from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said late Titus Briggs : And we do further Award and Order, That the said debt, being a debt contracted by the said Nabob Wallajah for pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture : And we do further Award and Adjudge, That the sum of four thousand eight hundred and fifty-three Pagodas eleven fanams and fourteen cash (Pⁿ 4,853. 11 f. 14 c.) or one thousand nine hundred and forty-one Pounds six Shillings and one penny sterling (£. 1,941. 6s. 1d.) being a portion of the said debt, is due and owing to William Nimmo, administrator as aforesaid of the said Erskine Nimmo, and also of the said Titus Briggs ; and that the said William Nimmo hath and shall have right to participate to the amount of the said sum of four thousand eight hundred and fifty-three Pagodas eleven fanams and fourteen cash (Pⁿ 4,853. 11 f. 14 c.) or one thousand nine hundred and forty-one Pounds six Shillings and one penny sterling (£. 1,941. 6s. 1d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic ; and that the sum of two hundred and fifty-five Pagodas eighteen fanams and twenty-two cash (Pⁿ 255. 18 f. 22 c.) or one hundred and two Pounds three Shillings and sixpence sterling (£. 102. 3s. 6d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, as assignees aforesaid ; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of two hundred and fifty-five Pagodas eighteen fanams and twenty-two cash (Pⁿ 255. 18 f. 22 c.) or one hundred and two Pounds three Shillings and sixpence sterling (£. 102. 3s. 6d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic : And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said William Fairlie, administrator as aforesaid, or of the said William Nimmo, administrator as aforesaid, or of any other person or persons whatsoever : And we do further Award and Order, That the Bond aforesaid shall be and is hereby declared to be null and void. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the eleventh day of February in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) *Robert Playfair.*

CLAIMS N° 1303 in our Fifth Report; and N° 3543 in our Thirteenth Report.

N° 460.

CLAIMS

N° 681 in the London Gazette of the 2d September 1809 ; and,

N° 3453 in the *Affiche* of the 31st December 1817 ; and,

N° 1303 in the Fifth Report to Parliament ; and,

N° 3543 in the Thirteenth Report to Parliament.

The late *Syed Khizer*, also as *Syed Khizer Kharadi*, Son of *Syed Abdoul Curream*.

TO all to whom these Presents shall come : We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas the late *Syed Khizer*, also as *Syed Khizer Kharadi*, son of *Syed Abdoul Curream* of Madras in the East Indies, became party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture : Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration Three Claims made by the said late *Syed Khizer* ; the First upon a tunkha of the late Nabob Omdut ul Omrah for the principal sum of sixty Star Pagodas (S. Pⁿ 60.) and two hundred and forty Arcot Rupees (A. Rⁿ 240.) ; the Second, upon a towjee of the said late Nabob Omdut ul Omrah, described to be for the principal sum of fifty-seven Star Pagodas twelve annas (S. Pⁿ 57. 12 a.) and two hundred and thirty-seven Arcot Rupees (A. Rⁿ 237.) interest not specified in either Claim ; and the Third, made by the said late *Syed Khizer*, as *Syed Khizer Kharadi* as aforesaid, for the arrears of pay which might be due to him from the said late Nabobs Wallajah and Omdut ul Omrah, reference being had to the duffers of their said Highnesses ; and having duly investigated the said Three Claims according to the covenants, provisions and directions of the aforesaid Indenture, Do find, That the said late *Syed Khizer*, otherwise *Syed Khizer Kharadi*, was engaged at a monthly salary of twenty Rupees (Rⁿ 20.) as a turner in the service of their said late Highnesses ; and that on making up the accounts of the Three Claims aforesaid, agreeably to

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to the directions of the said Indenture, there were due to the said late Syed Khizer, and his representatives, for services as aforesaid, the sums following, principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four; that is to say, the sum of two hundred and seventy-six Star Pagodas twelve fanams and sixty cash (S. P^o 267. 12f. 60c.) or one hundred and ten Pounds ten Shillings and five-pence one halfpenny sterling (£.110. 10s. 5½d.) from the representatives of the said late Nabob Wallajah; and the sum of four hundred and thirty Star Pagodas five fanams and sixteen cash (S. P^o 430. 5f. 16c.) or one hundred and seventy-two Pounds and one Shilling sterling (£.172. 1s.) from the representatives of the said late Nabob Omdut ul Omrah: And we do further find, That the sum of sixty-one Star Pagodas thirty fanams and eleven cash (P^o 61. 30f. 11c.) or twenty-four Pounds thirteen Shillings and nine-pence sterling (£.24. 13s. 9d.) was paid as on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, by the Government of Madras, on behalf of the said United East India Company, to the said late Syed Khizer, in part discharge of the said last recited sum; for which said sum of sixty-one Star Pagodas thirty fanams and eleven cash (S. P^o 61. 30f. 11c.) or twenty-four Pounds thirteen Shillings and nine-pence sterling (£.24. 13s. 9d.) a Claim has been preferred to us by the said Company: And we do further find, That the sum of three hundred and sixty-eight Star Pagodas seventeen fanams and five cash (S. P^o 368. 17f. 5c.) or one hundred and forty-seven Pounds seven Shillings and three-pence sterling (£.147. 7s. 3d.) remained due from the representatives of the said late Nabob Omdut ul Omrah to the said late Syed Khizer and his representatives, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was due and owing to the said late Syed Khizer from the representatives of the said late Nabobs Wallajah and Omdut ul Omrah the aggregate sum of six hundred and forty-four Star Pagodas twenty-nine fanams and sixty-five cash (S. P^o 644. 29f. 65c.) or two hundred and fifty-seven Pounds seventeen Shillings and eight-pence halfpenny sterling (£.257. 17s. 8½d.); and that the legal representative or representatives of the said late Syed Khizer hath or have and shall have right to participate to the amount of the said aggregate sum of six hundred and forty-four Star Pagodas twenty-nine fanams and sixty-five cash (S. P^o 644. 29f. 65c.) or two hundred and fifty-seven Pounds seventeen Shillings and eight-pence halfpenny sterling (£.257. 17s. 8½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabobs Wallajah and Omdut ul Omrah for services bona fide rendered to their Highnesses by the said late Syed Khizer, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the three Claims aforesaid, them or either of them, at the instance of the representative or representatives of the said late Syed Khizer, or of any other person or persons whatsoever: And we do further Award and Order, That the original tunkha and towjee aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twelfth day of February in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

Claim N^o 3304 in our Thirteenth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be creditors of his Highness the Nabob Wallah formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Paupah Bibee, widow of Syed Hameed, but denominated in the Madras Gazette "Papabee wife of Syed Hameed Khradi," of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order, and determination

N^o 461.

CLAIM
N^o 3455 in the *Annals*
of the 31st December
1817; and,
N^o 3304 in the
Thirteenth Report to
Parliament.

Paupah Bibee,
Widow of *Syed*
Hameed, but deno-
minated in the
Madras Gazette,
"Papabee, Wife of
Syed Hameed
Khradi."

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determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Paupah Bibee, widow as aforesaid, for the arrears of pay which might be due from the said late Nabobs Wallah Jah and Omdut ul Omrah, to the said Syed Humeed her late husband, and which were in part secured by a tunkha and a towjee heretofore granted by the said late Nabob Omdut ul Omrah to the late Syed Khizer, father of her said late husband, and since claimed on behalf of the estate of the said late Syed Khizer; and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture: Do find, That the said late Syed Humeed was engaged at a monthly salary of three star Pagodas (S. P^a 3.) as a turner in the service of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, and that on making up the accounts of this Claim agreeably to the directions of the aforesaid Indenture, there remained due to the late Syed Humeed and his representatives, from the representatives of the said late Nabob Wallajah, principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of eight star Pagodas and fifty-six cash, (S. P^a 8. 56 c.) or three Pounds four Shillings and one penny three farthings sterling, (£. 3. 4 s. 1½ d.) and from the representatives of the said late Nabob Omdut ul Omrah the sum of two hundred and eleven Star Pagodas twenty-seven fanams and fifty-five cash, (S. P^a 211. 27 f. 55 c.) or eighty-four Pounds thirteen Shillings and three-pence farthing sterling, (£. 84. 13 s. 3¼ d.) making the total principal and interest, due on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, two hundred and nineteen Star Pagodas twenty-eight fanams and thirty-one cash, (S. P^a 219. 28 f. 31 c.) or eighty-seven Pounds seventeen Shillings and five-pence sterling, (£. 87. 17 s. 5 d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there were due and owing to the said Syed Humeed and his representatives, from the representatives of the said late Nabob Wallajah, the sum of eight Star Pagodas and fifty-six cash, (S. P^a 8. 56 c.) or three Pounds four Shillings and one penny three farthings sterling, (£. 3. 4 s. 1½ d.) and from the representatives of the said late Nabob Omdut ul Omrah, the sum of two hundred and eleven Star Pagodas twenty-seven fanams and fifty-five cash, (S. P^a 211. 27 f. 55 c.) or eighty-four Pounds thirteen Shillings and three-pence farthing sterling, (£. 84. 13 s. 3¼ d.) making a total sum of two hundred and nineteen Star Pagodas twenty-eight fanams and thirty-one cash, (S. P^a 219. 28 f. 31 c.) or eighty-seven Pounds seventeen Shillings and five-pence sterling, (£. 87. 17 s. 5 d.); and that the legal representative or representatives of the said Syed Humeed as aforesaid, hath, have and shall have right to participate to the amount of the said sum of two hundred and nineteen Star Pagodas twenty-eight fanams and thirty-one cash, (S. P^a 219. 28 f. 31 c.) or eighty-seven Pounds seventeen Shillings and five-pence sterling, (£. 87. 17 s. 5 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted for services bona fide rendered by the said late Syed Humeed to their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the Claim aforesaid, at the instance of the legal representative or representatives of the said Syed Humeed, or of any other Person or Persons whatsoever: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twelfth day of February in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed) *Robert Playfair.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 3544 in our Thirteenth Report.

N° 462.

CLAIM
N° 3544 in the *Affiche*
of the 31st December
1817; and,
N° 3544 in the
Thirteenth Report to
Parliament.

*Syed Moheeddeen
Khadi, Son of
Syed Khizer,
deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees, acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Syed Moheeddeen Khadi,

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son of Syed Khizer deceased, of Madras in the East Indies, hath become party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Syed Moheecuddeen, for the arrears of pay, which might be due to him from the said late Nabobs Wallajah, and Omdut ul Omrah, and which were in part secured by a tunkhu and a towjee heretofore granted by the said late Nabob Omdut ul Omrah to the said late Syed Khizer, and since claimed on behalf of the estate of the said late Syed Khizer; and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture; Do find, That the said Syed Moheecuddeen Khradi was engaged at a monthly salary of two Pagodas (P^a 2.) as a turner in the service of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah; and that on making up the accounts of this Claim agreeably to the directions of the aforesaid Indenture, there was due to the said Syed Moheecuddeen, and his representative or representatives, principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of five Pagodas one fanam and sixteen cash (P^a 5. 1 f. 16 c.) or two Pounds and two-pence three farthings sterling (£. 2. 0 s. 2 $\frac{3}{4}$ d.) from the representatives of the said late Nabob Wallajah, and the sum of one hundred and forty Pagodas forty one fanams and seventy-three cash (P^a 140. 41 f. 73 c.) or fifty-six Pounds five Shillings and four-pence sterling (£. 56. 5 s. 4 d.) from the representatives of the said late Nabob Omdut ul Omrah: And we do further find, That the sum of twenty-four Star Pagodas (S. P^a 24.) or nine Pounds twelve Shillings sterling (£. 9. 12 s.) was paid as on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four, by the Government of Madras, on behalf of the said United East India Company, to the said Syed Moheecuddeen, in part discharge of the said last recited sum, for which said sum of twenty-four Star Pagodas (S. P^a 24.) or nine Pounds twelve Shillings sterling (£. 9. 12 s.) a Claim has been preferred to us by the said Company: And we do further find, That the sum of one hundred and sixteen Star Pagodas twenty-seven fanams and seventy-three cash (S. P^a 116. 27 f. 73 c.) or forty-six Pounds thirteen Shillings and four-pence sterling (£. 46. 13 s. 4 d.) remained due from the representatives of the said late Nabob Omdut ul Omrah to the said Syed Moheecuddeen and his representative or representatives on the said fifteenth day of May in the year of our Lord one thousand eight hundred and four: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was due and owing to the said Syed Moheecuddeen and his representatives, from the representatives of the said late Nabobs Wallajah and Omdut ul Omrah, the aggregate sum of one hundred and twenty-one Star Pagodas twenty-nine fanams and nine cash (S. P^a 121. 29 f. 9 c.) or forty-eight Pounds thirteen Shillings and sixpence three farthings sterling (£. 48. 13 s. 6 $\frac{3}{4}$ d.); and that the said Syed Moheecuddeen hath and shall have right to participate to the amount of the said aggregate sum of one hundred and twenty-one Star Pagodas twenty-nine fanams and nine cash (S. P^a 121. 29 f. 9 c.) or forty-eight Pounds thirteen Shillings and sixpence three farthings sterling (£. 48. 13 s. 6 $\frac{3}{4}$ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabobs Wallajah and Omdut ul Omrah, for services bonâ fide rendered to their Highnesses by the said Syed Moheecuddeen, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the claim aforesaid, at the instance of the said Syed Moheecuddeen Khradi, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twelfth day of February in the year of our Lord one thousand eight hundred and eighteen.

Signed, (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

THE Aggregate Sterling Amount, adjudicated in favour
of Claimants, to the date of this Report, is } £. 1,878,763. 15s. 2 $\frac{1}{2}$ d.

IN further obedience to the Act of Parliament, we have likewise to state, That an application, with which we have complied, has been made to us by parties for a provisional allowance, upon security to refund and pay back the whole, or such part of the interest as, according to our final determinations, it shall appear they were not entitled to, in conformity to the 24th clause of the Deed of Agreement. As the Act of Parliament requires us to state the grounds of our decision in such cases as we have provisionally adjudicated, we present to this Honourable House, an Extract from our Proceedings of the determination which we have made upon the said application.

EXTRACT from the Proceedings of the 12th February 1818.

Provisional Allowance to the Executors of Henry Dupuy, upon the Bonds assigned to him by the late Henry Price.

• Vide Ninth Report to Parliament, p. 387.

“RESUMED consideration of the two Bonds of the Nabob Wallajah, in favour of the late Henry Price, one for the sum of 353 Pagodas, the other for the sum of 162 Pagodas, both bearing date 1st September 1781, and by him assigned on the 29th March 1788, to Henry Dupuy of Madras, since deceased; first taken into consideration, with the other Bonds of the late Henry Price, on the 30th December 1812.

“It appears, by the Board’s Minute of * December 30th, 1812, that the debt represented by these two, as well as by the other Bonds, under date September 1st, 1781, of the late Nabob Wallajah, in the name of the late Henry Price, is justly due and owing from the representatives of his said Highness; and as these Bonds were absolutely assigned and delivered over to or for the late Henry Dupuy by the said late Henry Price, the right of property in these Bonds is in the representatives of the late Henry Dupuy.

“As it appears, however, that the original Bonds are in India, the Board resolve, that instructions be sent to the Commissioners at Madras to transmit them to this country, and that, in the mean time, this claim be allowed and established provisionally, to George Clarke, Richard Walpole, and Thomas Plummer, executors of the late Henry Dupuy, as a debt in the First Class, agreeably to the statement of the Register.

“Resolved accordingly, That the aggregate sum of one thousand two hundred and sixteen Pagodas nineteen fanams and sixty-six cash (P^s 1,216. 19 f. 66 c.) or four hundred and eighty-six Pounds eleven Shillings and nine-pence sterling (£. 486. 11 s. 9 d.) shall be provisionally allowed and established in the First Class of Debts, upon the Claim made on the late Nabob Wallajah by the said George Clarke, Richard Walpole, and Thomas Plummer, executors of the late Henry Dupuy, as assignee of the late Henry Price.

“Resolved, That the sum of one thousand one hundred and fifty-five Pagodas twenty-seven fanams and nineteen cash (P^s 1,155. 27 f. 19 c.) or four hundred and sixty-two Pounds five Shillings and two-pence sterling (£. 462. 5 s. 2 d.) be and is hereby allowed and established provisionally in the First Class, in the names of George Clarke, Richard Walpole, and Thomas Plummer, executors aforesaid of the late Henry Dupuy, assignee as aforesaid; and that interest shall be payable thereon from the 15th day of May 1804, and until the further directions of the Board, at the provisional rate of 4 per cent. per annum; and that a certificate be issued to the Registers, directing them to enter the aforesaid sum to the credit of the said George Clarke, Richard Walpole, and Thomas Plummer, as soon as they shall have given security to the satisfaction of the Board for the sum of three hundred Pounds sterling (£. 300.) and shall have declared to the Board in writing whether it is their option to receive the Interest so payable on the sum which shall be so entered to their credit, in London, or at Madras.

“Resolved, That the sum of sixty Pagodas thirty-four fanams and forty-seven cash (P^s 60. 34 f. 47 c.) or twenty-four Pounds six Shillings and seven-pence sterling (£. 24. 6 s. 7 d.) be and is hereby allowed and established provisionally in the joint names of Samuel Johnson and Charles Binny; and that Interest shall be payable thereon from the 15th day of May 1804, at the rate of 4 per cent. per annum; and that a certificate shall be issued to the Registers in London, directing them to enter the aforesaid sum to the credit of the said parties jointly, the trustees of Mr. Fordyce having already given security to the satisfaction of the Board, and having declared in writing that the sums which should be adjudicated in their favour should be entered in the books of the Registers in London.”

THE Aggregate Sterling Amount provisionally adjudicated } £. 18,489. 3 s. 9 d.
in favour of Claimants, is, at the date of this Report - - }

ABSOLUTE ADJUDICATIONS *against* CLAIMANTS.

Absolute
Adjudications,
against
Claimants.

CLAIM Part N° 1819 in our Tenth Report.

N° 430.

CLAIM
Part of N° 1818 in the
London Gazette of
the 25th June 1843;
and,
Part N° 1819 in the
Tenth Report to
Parliament.
Ann Casimire, and
James Alexander
Casimire, Admini-
strators to the
Estate of the late
Charles Casimire.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ann Casimire and James Alexander Casimire of Madras in the East Indies, administrators to the estate of the late Charles Casimire, formerly of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ann Casimire and James Alexander Casimire, as such administrators as aforesaid, preferred a claim against the Nabob Wallajah, for the principal sum of six thousand seven hundred and seven Pagodas forty-one fanams and four cash (P^o 6,707. 41 f. 4 c.) which, with arrears of interest alleged to be due thereon, was stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand seven hundred and thirty-four Pagodas twenty-four fanams and forty-one cash (P^o 13,734. 24 f. 41 c.) or five thousand four hundred and ninety-three Pounds sixteen Shillings and eight-pence sterling (£. 5,493. 16 s. 8 d.): And whereas it was found, as appears by Award number three hundred and eighty-two (382.) That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was due from the representatives of the said Nabob Wallajah to the representatives of the said Charles Casimire, the sum of three thousand seven hundred and thirty Pagodas thirty-nine fanams and thirty-three cash (P^o 3,730. 39 f. 33 c.) or one thousand four hundred and ninety-two Pounds seven Shillings and six-pence sterling (£. 1,492. 7 s. 6 d.); but that as to the remaining sum claimed by them as aforesaid, viz. ten thousand and three Pagodas twenty-seven fanams and eight cash (P^o 10,003. 27 f. 8 c.) or four thousand and one Pounds nine Shillings and two-pence sterling (£. 4,001. 9 s. 2 d.) it was necessary to institute a further investigation in India: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having referred back to India the said portion of the said Claim, and taken into consideration the return made by the Commissioners at Madras to the inquiry so directed by us, do find, That no portion of the aforesaid sum of ten thousand and three Pagodas twenty-seven fanams and eight cash (P^o 10,003. 27 f. 8 c.) or four thousand and one Pounds nine Shillings and two-pence sterling (£. 4,001. 9 s. 2 d.) is due from the representatives of the said late Nabob Wallajah to the representatives of the said Charles Casimire: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Ann Casimire and James Alexander Casimire, administrators as aforesaid, have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, for the said sum of ten thousand and three Pagodas twenty-seven fanams and eight cash (10,003. 27 f. 8 c.) or four thousand and one Pounds nine Shillings and two-pence sterling (£. 4,001. 9 s. 2 d.) or any part thereof so claimed by them: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said sum of ten thousand and three Pagodas twenty-seven fanams and eight cash (P^o 10,003. 27 f. 8 c.) or four thousand and one Pounds nine Shillings and two-pence sterling (£. 4,001. 9 s. 2 d.) or any part thereof at the instance of the said Ann Casimire and James Alexander Casimire, administrators as aforesaid, them or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eleventh day of April in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) George Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudications,
against
Claimants.

N° 432.

CLAIM
N° 750 in the London
Gazette of the 2d
September 1809;
and,
N° 764 in the Fifth
Report to Parliament.
*Mohummud Izzood-
deen Khan.*

CLAIM N° 764 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part:" Send Greeting: Whereas Mohummud Izzooddeen Khan of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Mohummud Izzooddeen Khan, on the Nabob Omdut ul Omrah, for the principal sum of one thousand five hundred Star Pagodas (S. P^a 1,500.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand seven hundred and ninety-four Star Pagodas eight and one-half annas (S. P^a 1,794. 8½ a.) or seven hundred and seventeen Pounds sixteen and one-quarter Shillings sterling (£. 717. 16¼ s.): And having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, That Mohommud Uzooddeen Khan, alias the said Mohummud Izzooddeen Khan, hath by a Deed of relinquishment under his hand and seal, bearing date the seventeenth day of June in the year of our Lord one thousand eight hundred and sixteen, and addressed to the Commissioners at Madras, declared that he is unable to establish his said Claim, and that he accordingly withdraws it: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Mahomed Uzooddeen Khan, alias Mohummud Izzooddeen Khan, hath no Claim on the Fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said Claim: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said debt claimed at the instance of the said Mohummud Izzooddeen Khan, alias Mahomed Uzooddeen Khan, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eighteenth day of April in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 751 in our Fifth Report.

N° 434.

CLAIM
N° 472 in the London
Gazette of the 15th
July 1809; and,
N° 751 in the Fifth
Report to Parliament.
*Messieurs Haring-
ton and Company,
describing them-
selves as Attornies
of James Macpher-
son, eldest Son and
Heir of the late
James Macpherson.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Harington and Company of Madras in the East Indies, describing themselves as attornies for James Macpherson, eldest son and heir of the late James Macpherson, who was sometime agent of the said late Nabob Wallajah during his life, and after his death of the said late Nabob Omdut

Absolute
Adjudications,
against
Claimants.

ul Omrah; and the said James Macpherson the son, now of London, as son and heir and one of the executors of the said late James Macpherson, have severally become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Harrington and Company, as attornies as aforesaid of the said James Macpherson the son, upon an Obligation of his said late Highness Omdut ul Omrah to Antonia de Souza, for the use of James Macpherson, bearing date the twenty-third day of December in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of fifty thousand Pagodas (P^r 50,000.) which, with interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-one thousand four hundred and sixty-five Pagodas thirty-one fanams and fifty-one cash (P^r 71,465. 31 f. 51 c.) or twenty-eight thousand five hundred and eighty-six Pounds and six Shillings sterling (£. 28,586. 6s.); and having also taken into consideration a Claim for the same amount, principal and interest, preferred in lieu of the aforesaid Claim by the said James Macpherson the son, in his own person, on the ground of distinct and separate services rendered by his said late father to his said late Highness Omdut ul Omrah, between the fifth day of February in the year of our Lord one thousand seven hundred and eighty-nine, and the thirteenth day of October in the year of our Lord one thousand seven hundred and ninety-five, do find, That the said late James Macpherson was the regular constituted agent in England of the said late Nabob Wallajah to the period of his Highness's death, on the thirteenth day of October in the year of our Lord one thousand seven hundred and ninety-five, and that he acted as agent of his successor the said late Nabob Omdut ul Omrah, from the period of his accession to the day of his own death, on or about the first day of March in the year of our Lord one thousand seven hundred and ninety-six: And we do further find, That the full amount of salary allowed to him as such agent, at the rate of twelve thousand Pagodas (P^r 12,000.) or four thousand eight hundred Pounds sterling (£. 4,800.) per annum was duly paid up to the said first day of March in the year of our Lord one thousand seven hundred and ninety-six: And we do further find, That the said Obligation for fifty thousand Pagodas (P^r 50,000.) purports on the face of it to be from his said Highness Omdut ul Omrah to Antonia de Souza, or his assigns, for the use of James Macpherson Esquire, meaning the said late James Macpherson: And we do further find, That no valuable consideration was given by or for the said James Macpherson, or received by his said Highness Omdut ul Omrah, or by any other person or persons on his account, for the said Obligation; and that in respect thereof nothing is due, either to the said James Macpherson, or to any other person or persons whatsoever, out of the fund provided by the said Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further find, in respect to the Claim preferred by the said James Macpherson the son, on the ground of separate and distinct services rendered by his said late father to the said late Omdut ul Omrah, during the life-time of the said late Nabob Wallajah, That nothing is due in respect of the said claim, either to the said James Macpherson or to any other person or persons whatsoever, out of the fund provided by the said Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said James Macpherson the son, as son and heir and one of the executors as aforesaid, nor the said Messieurs Harrington and company, describing themselves as his attornies, nor any other person or persons whatsoever, hath or have any Claim against the said late Nabob Omdut ul Omrah on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Obligation, or in respect of the said separate and distinct services alleged to have been rendered by the said late James Macpherson to the said late Omdut ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Omdut ul Omrah and his successors and representatives are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Obligation or the debt claimed thereon, or in respect of the said alleged separate and distinct services, at the instance of the said James Macpherson, as son and heir and one of the executors as aforesaid, or of the said Messieurs Harrington and Company, describing themselves as attornies as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the Obligation aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-ninth day of May in the year of our Lord one thousand eight hundred and seventeen.

Signed in the presence of

(Signed)

(Signed)

George Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM

Absolute
Adjudications,
against
Claimants.

N° 436.

CLAIM
N° 59 in the London
Gazette of the 12th
August 1806, and,
N° 73 in the First
Report to Parliament.
Messieurs Francis
Lautour, Peter
Coulon, and Joseph
Geslin, known by
the name of Lautour
and Company.

CLAIM N° 73 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whittou Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Francis Lautour, Peter Coulon, and Joseph Geslin, known by the name of Lautour and Company, formerly of Madras in the East Indies, did become parties to the aforesaid Indenture, and did thereby submit themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Francis Lautour and the aforesaid partners of his house, have since departed this life; Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said firm of Messieurs Francis Lautour and Company, for the sum of seventeen thousand Pagodas (P^s 17,000.) or six thousand and eight hundred Pounds sterling (£.6,800.); and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the sum claimed as aforesaid, is the amount of interest due upon a Mortgage Bond of his Highness the late Nabob Omdut ul Omrah in favour of the said Francis Lautour and his aforesaid Partners, Peter Coulon and Joseph Geslin, bearing date the thirty-first day of December in the year of our Lord one thousand seven hundred and ninety-seven, for the principal sum of fifty-nine thousand eight hundred and sixty-one Star Pagodas (S. P^s 59,861.) with interest at the rate of 12 per cent. per annum; the said principal sum of fifty-nine thousand eight hundred and sixty-one Star Pagodas (S. P^s 59,861.) having been discharged by his Highness the present Nabob, in order to redeem the mortgaged property, viz. the Palace of Chepauk: And we do further find, upon opening the account between his Highness the said late Nabob Wallajah, and the said late Francis Lautour and Company, and making it up according to the directions of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, that nothing is due from the representatives of the said late Nabob Omdut ul Omrah, either to the representative or representatives, successor or successors of the said late Francis Lautour, or to the representative or representatives, successor or successors either of the said Peter Coulon, or of the said Joseph Geslin, in respect of the sum so claimed for interest as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the representative or representatives, successor or successors of the said Francis Lautour, nor the representative or representatives, successor or successors either of the said Peter Coulon, or of the said Joseph Geslin, hath or have any claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said sum claimed by them for interest as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the interest so claimed as aforesaid, at the instance of the before recited parties, them or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the thirteenth day of June in the year of our Lord one thousand eight hundred and seventeen.

Signed, in the presence of

(Signed)

(Signed)

George Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 267 in our Fifth Report.

N° 438.

CLAIM
N° 339 in the London
Gazette of the 24th
June 1809; and,
N° 267 in the Fifth
Report to Parliament.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whittou Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several persons whose hands and seals are thereto set and affixed,

Absolute
Adjudications,
against
Claimants.

The late *George Halyburton*, as Attorney of *Bagavan Doss*, alias *Bagavan Doss Damodara Doss*, describing himself as Son and Heir of *Damodara Doss Porosothama Doss*.

and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased; and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late *George Halyburton* of Madras in the East Indies, as attorney of *Bagavan Doss*, alias *Bagavan Doss Damodara Doss* of the East Indies, describing himself as son and heir of *Damodara Doss Porosothama Doss*, late also of the East Indies, became party to the aforesaid Indenture, and thereby submitted the Claim of the said *Bagavan Doss*, alias *Bagavan Doss Damodara Doss*, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late *George Halyburton*, as attorney as aforesaid, upon an alleged Bond, purporting to be granted by his said late Highness the Nabob Wallajah to *Damodur Doss Purshotum Doss*, soucar, alias *Damodara Doss Porosothama Doss*, under date the fifteenth day of Showal eleven hundred and eighty-six of the Hegyia, for the principal sum of eighty thousand Star Pagodas (S. P^a 80,000.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and eighty-eight thousand four hundred and ninety-three Star Pagodas and fifteen annas (S. P^a 288,493. 15 f.) or one hundred and fifteen thousand three hundred and ninety-seven Pounds six Shillings and ten-pence sterling (£. 115,397. 6 s. 10 d.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That no valuable consideration whatsoever was received by his said Highness the Nabob Wallajah, or by any person or persons on his account, for the said alleged Bond: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said *Bagavan Doss*, alias *Bagavan Doss Damodara Doss*, describing himself as son and heir as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bond or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alleged Bond or the debt claimed thereon at the instance of the said *Bagavan Doss*, alias *Bagavan Doss Damodara Doss*, or of any other person or persons whatsoever: And we do further Award and Order, That the said Bond shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the first day of July in the year of our Lord one thousand eight hundred and seventeen.

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

Signed in the presence of

(Signed) *Robert Playfair.*

Part of CLAIM N^o 476, in our Fifth Report.

N^o 449.

CLAIM
Part N^o 529 in the London Gazette of the 15th July 1809; and, Part N^o 476 in the Fifth Report to Parliament.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer of the other part;" Send Greeting: Whereas *Gocool Doss* of the East Indies, as eldest son, heir and sole executor of the late *Makan Doss Bowlassa*, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture in all things whatsoever relating to the several claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration Three Claims made by the said *Gocool Doss* as eldest son, heir and sole executor as aforesaid, upon three alleged Obligations; the First for the principal sum of one thousand four hundred and eighty-seven Star Pagodas and eight annas, (S. P^a 1,487. 8 a.) being the amount of an alleged Bond of his

Gocool Doss, as eldest Son, Heir and sole Executor of the late *Makan Doss Bowlassa*.

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against
Claimants.

his said Highness the late Nabob Omdut ul Omrah, in the name of Mukhun Doss, gomashita of Vullub Soondur, soucar, alias Vullup Soondur Sahoo, bearing date the fifteenth of Shownul eleven hundred and eighty-three of the Hegyra; the Second, for the principal sum of seven thousand one hundred and sixty-two Star Pagodas (S. P^a 7,162.) being the amount of an alleged Bond of his said Highness the late Nabob Omdut ul Omrah, in the name of Vullub Doss Soondur Doss, alias Vullup Doss Soonder Doss Sahoo, bearing date the twenty-seventh Junnadecoossance eleven hundred and eighty-four of the Hegyra; the Third and last, for the principal sum of ten thousand six hundred Star Pagodas (S. P^a 10,600.) being the amount of an alleged tankah of his Highness the late Nabob Omdut ul Omrah, in favour of Khaja Shanier, Arnenman, bearing date the twenty-first Shabaun twelve hundred and ten of the Hegyra; which three principal sums aforesaid, with the arrears of interest stated to be respectively due thereon to the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amount together to the aggregate sum of thirty-eight thousand one hundred and sixty-seven Star Pagodas and thirty-four fanams (S. P^a 38,167. 34 f.) or fifteen thousand two hundred and sixty-seven Pounds two Shillings and one penny sterling, (£. 15,267. 2 s. 1 d.), and having duly investigated the title of the said Claimant, according to the covenants, provisions and directions of the aforesaid Indenture, Do find, That the said Gocool Doss hath not made good his right and title to the Three before recited Obligations them or either of them, or the debt or debts respectively claimed thereon: And we, the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That the said Gocool Doss hath not established any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said herein before recited Three Obligations, them or either of them, or the debt or debts respectively claimed thereon. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands the twenty-third day of January in the year of our Lord one thousand eight hundred and eighteen.

Signed, in the presence of

(Signed) { BENJAMIN HOBHOUSE,
THOMAS COCKBURN.

(Signed)

Robert Playfair.

CLAIM Part of N^o 175 in our Fifth Report.

N^o 455.

CLAIM

Part of N^o 566 in the London Gazette of the 29th July 1809; and,

Part N^o 175 in the Fifth Report to Parliament.

"Nabob Mullickool Nesaw Begum," Widow of the late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, and "Nabob Majooodood ul Dowlah," only Son of the said late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, as Assignee of Armoga Chitty, by their Attorney William Abbott.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part;" Send Greeting: Whereas "Nabob Mullickool Nesaw Begum" of Madras in the East Indies, widow of the late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, formerly also of Madras aforesaid, and "Nabob Majooodood ul Dowlah," of the same place, only son of the said late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, as assignee of Armoga Chitty, also of the East Indies, have respectively by their Attorney William Abbott, formerly of Madras aforesaid, but now of Windham Place Bryanston Square, in the Parish of St. Mary-le-bone in the County of Middlesex, become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Abbott, attorney as aforesaid, upon an alleged Bond, for the principal sum of three thousand Star Pagodas (S. P^a 3,000.) which with the arrear of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand one hundred and ten Pagodas and four annas (P^a 9,110. 4 a.) or three thousand six hundred and forty-four Pounds and two Shillings sterling (£. 3,644. 2 s.); and having duly investigated the said Claim according to the covenants, provisions, and directions of the aforesaid Indenture, do find, That the Bond so claimed as aforesaid purports on the face of it to be granted on the seventeenth of Rubbee ulawul eleven hundred and ninety-two of the Hegyra by Omdut ul Omrah Behadur, meaning his Highness the said late Nabob Omdut ul Omrah, in favour of Auroomooga Chitty, meaning the said Armoga Chitty, for the sum of three thousand Star Pagodas (S. P^a 3,000.) declared by the said Auroomooga Chitty to have been the property of the said Abdul Vally Khan: And we do farther find, That nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah

Omrak to the said "Nabob Mullickool Nesaw Begum" or the said "Nabob Majoondood ul Dowlah," them or either of them, as representatives or representative of the said late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, or to the said Armoga Chitty, alias Auroomooga Chitty and his representatives, or to the said William Abbott in respect of the said alleged Bond, or the debt claimed thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither of the said hereinbefore recited parties hath any claim on the fund provided by the aforesaid Indenture for the satisfaction of the private debts of the late Nabob of the Carnatic, in respect of the said alleged Bond or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said alleged Bond, at the instance of said "Nabob Mullickool Nesaw Begum," or the said "Nabob Majoondood ul Dowlah," them or either of them, representatives of the said late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, as assignee of Armoga Chitty, or of the said Armoga Chitty, or of the said William Abbott, or of any other person or persons whatsoever: And we do further award and Order, That the alleged Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of February in the year of our Lord one thousand eight hundred and eighteen.

Absolute
Adjudications,
against
Claimants.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed (being first duly stamped)
in the presence of

(Signed) George Parkhouse.

CLAIM N° 944 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas "Nabob Mullickool Nesaw Begum" of Madras in the East Indies, widow of the late Abdul Vally Khan, alias Abdul Wulee Khan Behadur, formerly also of Madras aforesaid, hath by her attorney William Abbott, formerly of Madras aforesaid, but now of Windham Place Bryanstone Square in the Parish of Saint Mary-le-bone in the County of Middlesex, become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim preferred by the said William Abbott, attorney as aforesaid, upon his Highness the said late Nabob Omdut ul Omrah, consisting of four several items, stated to be for the balance of rent alleged to be due and owing from his said Highness to the said Begum for the possession and occupation of certain houses alleged to be her property; the First, for the arrears of rent for a house known by the name of Jordan's Garden House, accruing from the seventh Suffer eleven hundred and ninety-nine to the third Rabelavul twelve hundred and sixteen of the Hegyra, for the principal sum of three thousand four hundred and five Star Pagodas (S. P. 3,405.) or one thousand three hundred and sixty-two Pounds sterling (£. 1,362.); the Second, for the arrears of rent for a house known by the name of Brooke's Garden House, accruing from the twenty-third Rumjaun twelve hundred and eight to the third Rubbelavul twelve hundred and sixteen of the Hegyra, for the principal sum of one thousand five hundred and ninety-six Star Pagodas and five annas (S. P. 1,596. 5a.) or six hundred and thirty-eight Pounds ten Shillings and ten-pence sterling (£. 638. 10s. 10d.); the Third and Fourth, for the arrears of rent for a house known by the name of Call's Garden House, accruing first from the twenty-seventh Rujeb twelve hundred and ten to the eighteenth of Jemandesawny twelve hundred and eleven of the Hegyra, for the principal sum of three hundred and ninety-six Star Pagodas one fanam and forty cash (S. P. 396. 1 f. 40 c.) or one hundred and fifty-eight Pounds and eight Shillings sterling (£. 158. 8s.); and secondly, from the seventh Zaccada twelve hundred and twelve to the third Rubbelavul twelve hundred and sixteen of the Hegyra, for the principal

N° 456.

CLAIM
N° 563 in the London
Gazette of the 29th
July 1809; and,
N° 944 in the Fifth
Report to Parliament,
"Nabob Mullickool
Nesaw Begum."
Widow of the late
Abdul Vally Khan,
alias Abdul Wulee
Khan Behadur; by
her Attorney
William Abbott.

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against
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pal sum of three hundred and fifty-one Star Pagodas (S. P^a 351.) or one hundred and eighty Pounds and eight Shillings sterling (£. 180. 8 s.) the aggregate principal of the said Four items ("interest," as stated in the respective Schedules "not required,") amounting to five thousand seven hundred and forty-eight Star Pagodas six annas and forty cash (S. P^a 5,748. 6 a. 40 c.) or two thousand three hundred and thirty-nine Pounds six Shillings and ten-pence sterling (£. 2,339. 6 s. 10 d.); and having duly investigated the four several parts of the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said "Nabob Mullickool Nesaw Begum," or to the said William Abbott in respect to the said four several items, or in respect of the debt or debts claimed on them or either of them: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said "Nabob Mullickool Nesaw Begum," nor the said William Abbott, hath any claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Four several items of Claim, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the aforesaid items of Claim, the debt or debts claimed thereon at the instance of the said "Nabob Mullickool Nesaw Begum," or the said William Abbott, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of February in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS,

CLAIM N^o 273 in our Fifth Report.

N^o 463.

CLAIM
N^o 532 in the London
Gazette of the 29th
July 1809; and,
N^o 273 in the Fifth
Report to Parliament.
Messieurs *Haring-
ton* and Company,
as Attornies of
*Nundo Kissandoss,
Venamaldoss,
Shamdoss, Raganadoss,
Guirderdoss,
Bookenadoss, Balamocundoss, Vencaty
Doss, Davoracudoss,
Letchmy Doss*, de-
scribed as the
Grandsons and
Heirs of *Bavany-
Doss, Nanasa,
Soucar*, deceased.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his said Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs, and the said Amcer, of the other part;" Send Greeting: Whereas Messieurs Harington and Company, late of Madras in the East Indies, as attornies of Nundo Kissandoss, Venamaldoss, Shamdoss, Raganadoss, Guirderdoss, Bookenadoss, Balamocundoss, Vencaty Doss, Davoracudoss, Letchmy Doss, all of the East Indies, described as the grandsons and heirs of Bavany Doss Nanasa, soucar, deceased, did become parties to the aforesaid Indenture, and thereby submitted the claim made by them as attornies aforesaid to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration certain Claims made by the said Messieurs Harington and Company, as attornies as aforesaid, upon his Highness the said late Nabob Wallajah, for the aggregate sum of ninety-six thousand seven hundred and ninety-two Star Pagodas twenty-six fanams and twenty-one cash (S. P^a 96,792. 26 f. 21 c.) or thirty-eight thousand seven hundred and seventeen Pounds and six-pence sterling (£. 38,717. 0 s. 6 d.) as the amount, principal and interest, on the fifteenth day of May in the year of our Lord one thousand, eight hundred and four, upon the Twelve Obligations of the cutcherry of Nuthernuger, otherwise Trichinopoly, viz. the First, a Bond purporting to be in favour of the house of Goverdhun Doss, soucar, through his gomastah Kân Doss, dated the twenty-first day of Zechij eleven hundred and eighty-eight of the Hegyra, for the sum of five thousand Porto Novo Pagodas (P. N. P^a 5,000.); the Second, a Chithee to the gomastah of Talyengar, in favour of the house of Goverdhun Doss, through Kân Doss his gomastah, dated the fifth Zechij eleven hundred and eighty-nine of the Hegyra, for the sum of four hundred and forty-nine Porto Novo Pagodas and two annas (P. N. P^a 449. 2 aⁿ); the Third, a Bond purporting to be in favour of the house of Goverdhun Doss, soucar, through his gomastah Kân Doss, dated the twenty-first day of Shaban eleven hundred and ninety, for the sum of five thousand Star Pagodas (S. P^a 5,000); the Fourth, a Melkomah, purporting to be in favour of Kân Doss, gomastah of Goverdhun Doss, Brij Doss, soucar, dated the sixth day of Sufur eleven hundred and ninety-three of the Hegyra, for the sum of two thousand and twenty-one Porto Novo Pagodas and four annas (P. N. P^a 2,021. 4 aⁿ); the Fifth, a Chithee, purporting to be in favour of Kân Doss, gomastah of Goverdhun Doss, soucar, dated the twenty-first day of Mohurram eleven hundred and ninety-four of the Hegyra, for the sum of eight

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eight thousand four hundred and fifteen Star Pagodas (S. P^a 8,415.) and four hundred and forty-nine Porto Novo Pagodas and two annas (P. N. P^a 449. 3 an^a.); the Sixth, a Bond purporting to be in favour of the house of Govurdhun Doss, soucar, through his gomashtah Kân Doss, dated the ninth of Jumadee ool awul, eleven hundred and ninety-four of the Hegyra, for the sum of eleven thousand Porto Novo Pagodas (P. N. P^a 11,000.); the Seventh, a Melkomah purporting to be in favour of Kân Doss, gomashtah of Goverdhun Doss, soucar, dated the twelfth day of Zeecad twelve hundred of the Hegyra, for the sum of one thousand one hundred and fifty-eight Porto Novo Pagodas and eight annas (P. N. P^a 1,158. 8 an^a.); the Eighth, a Melkomah purporting to be in favour of Kân Doss, gomashtah of Goverdhun Doss, soucar, dated the fifteenth day of Shaban twelve hundred and one of the Hegyra, for the sum of two thousand one hundred and forty-six Porto Novo Pagodas and fifteen annas (P. N. P^a 2,146. 15 an^a.); the Ninth a Malkomah, purporting to be in favour of Kân Doss, gomashtah, of the house of Bhuvanee Doss, soucar, dated the twenty-ninth day of Zeehij twelve hundred and one of the Hegyra, for the sum of four hundred Star Pagodas (S. P^a 400.); the Tenth, a Bond purporting to be in favour of the house of Bhuvanee Doss Nanasa, soucar, through his gomashtah Kân Doss, dated the sixteenth day of Shuwal twelve hundred and two of the Hegyra, for the sum of one thousand five hundred Porto Novo Pagodas (P. N. P^a 1,500.); the Eleventh, a Bond purporting to be in favour of the house of Bhuvanee Doss Nanasa, soucar, through his gomashtah Kan Doss, dated the second day of Mohurru twelve hundred and three of the Hegyra, for the sum of one thousand Porto Novo Pagodas (P. N. P^a 1,000.); and the Twelfth, a Bond purporting to be in favour of the house of Bhuvanee Doss Nanasa, soucar, through his gomashtah Kan Doss, dated the third day of Zeecad twelve hundred and three of the Hegyra, for the sum of one thousand five hundred Porto Novo Pagodas (P. N. P^a 1,500.); and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That no evidence whatsoever has been adduced to support the said Claims, or the responsibility of the said late Nabob Wallajah, being the alleged ground of the said Claims: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Messieurs Harington and Company as aforesaid, nor the hereinbefore recited parties, nor either of them, have or hath not made good any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said Twelve Obligations, them or either of them, or the debt or debts claimed thereon. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the thirteenth day of February in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N^o 1426 in our Fifth Report.

N^o 439.

CLAIM
N^o 346 in the London
Gazette of the 24th
June 1809; and
N^o 1446 in the Fifth
Report to Parliament

The late George
Halyburton, as
Attorney of Verjee
Mogan Doss, de-
scribing himself as
Administrator of
Goverdhun Doss
Birj Doss.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey, Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July on thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late George Halyburton of Madras in the East Indies, as attorney of Verjee Mogan Doss, and also of the East Indies, describing himself as administrator of Goverdhun Doss Birj Doss, late of the East Indies, became party to the aforesaid Indenture, and thereby submitted the Claim of the said Verjee Mogan Doss to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late George Halyburton as attorney as aforesaid, upon Three alleged Bonds, the First of which bearing date the fifteenth Rubbee ul awul eleven hundred and ninety-four of the Hegyra, is described to be from the Nabob Wallajah to the house of Goverdhun Doss Birj Doss, for the principal sum of fifty thousand Star Pagodas (S. P^a 50,000.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and thirty-seven thousand and ninety-one Star Pagodas and thirty fanams (S. P^a 137,091. 30f.) or fifty-four thousand eight hundred and thirty-six Pounds thirteen Shillings and eightpence sterling (£. 54,836. 13s. 8d.); the Second of which, bearing date the fifteenth Jumadee eleven hundred and ninety-four of the Hegyra, purports to be from the Nabob Wallajah

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Wallajah to the house of Goverdhun Doss Birj Doss, soucar, through Rajah Beerbur Behadur, for the principal sum of ninety thousand Star Pagodas (S. P. 90,000.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and forty-four thousand one hundred and eighty-five Star Pagodas (S. P. 244,185.) or ninety-seven thousand six hundred and seventy-four Pounds sterling (£. 97,674.); and the Third of which, bearing date the twenty-third Ruzman eleven hundred and ninety-four of the Hegyra, purports to be from the Nabob Wallajah to the house of Goverdhun Doss Birj Doss, soucar, for the principal sum of seventy thousand Star Pagodas (S. P. 70,000.); which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and eighty-seven thousand three hundred and seventy-one Star Pagodas and thirty fanams (S. P. 187,371. 30 f.) or seventy-four thousand nine hundred and forty-eight Pounds thirteen Shillings and eight-pence sterling (£. 74,948 13 s. 8 d.); the total sum thus claimed on the said three Bonds amounting, principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to five hundred and sixty-eight thousand six hundred and forty-eight Star Pagodas and eighteen fanams (S. P. 568,648. 18 f.) or two hundred and twenty-seven thousand four hundred and fifty-nine Pounds seven Shillings and four-pence sterling (£. 227,459 7 s. 4 d.), and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, Do find, That all the said three heretofore recited Bonds are not the Bonds of the late Nabob Wallajah, but Forgeries: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Verjee Mogun Doss, as administrator as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said Three alleged Bonds, them or either of them, or the debt or debts respectively claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the aforesaid Three alleged Bonds or Obligations, or the debt or debts claimed thereon at the instance of the said Verjee Mogun Doss as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the first-recited of the said alleged Bonds, that is to say, that bearing date the fifteenth Ruzman eleven hundred and ninety-four of the Hegyra, and purporting to be granted by the said late Nabob Wallajah, for the principal sum of fifty thousand Star Pagodas (S. P. 50,000.) in favour of the house of Goverdhun Doss Birj Doss, shall be declared null and void, and it is hereby declared null and void accordingly: And we do further Award and Order, That the remaining two recited Bonds or Obligations aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have hereunto set our hands the second day of July in the year of our Lord one thousand eight hundred and seventeen.

Signed, in the presence of
(Signed) *Robt Playfair.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE following CLAIMS being founded upon FORGERIES, similar AWARDS have been passed. For the purpose of avoiding unnecessary trouble and expense, we do not give the Awards at length, but merely an ABSTRACT.

ABSTRACT.

			S. P.	F.	C.	£.	s.	d.
WARD N° 440, ted 3d July 1817, Against	CLAIM N° 369, in the Fifth Report to Parliament.	Collah Singanah Chitty, alias Collah Ravanapah, as Assignee in trust of the late Casara Doss and Verjee Mogun Doss, describing themselves as Administrators to the Estate of Goverdhana Doss Berzee Doss, soucar - - - - -	135,685.	37.	40.	54,094.	7.	1.
WARD N° 441, ted 8th July 1817, Against	CLAIM N° 291, in the Fifth Report to Parliament.	Andrew Berry, as Assignee of Verjee-ram Doss, Poprahootam Doss, soucar, describing himself as grandson and heir of Goverdhana Doss, Gheredara Doss, soucar; "Claim on two alleged Bonds of the Nabob Wallajah, one dated 21st Zecad 1204 Hegyra, or August 3d, 1790, in the name of Goverdhun Doss, and Girdhur Doss, alleged to mean the same person, for 35,000 Pagodas; the other dated the 3d Zehij 1204 Hegyra, or August 15th, 1790, in the same name as before, for 27,300 Pagodas, both sold to Andrew Berry, and assigned to him by a Deed bearing date February 4th, 1806." - - - - -	99,629.	16.	45.	39,851.	14.	6.

CLAIM N° 1299 in our Fifth Report.

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Adjudications,
against
Claimants.

N° 437.

CLAIM.
N° 612 in the London
Gazette of the 29th
July 1809; and,
N° 1299 in the Fifth
Report to Parliament.
Said Emamally
Cawn Bahadur,
alias Syed Imam
Ally Khan Bahadur.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet of Whitton Park in the County of Middlesex, Thomas Cockburn now of London Esquire, and Robert Harry Inglis of Battersea Rise in the County of Surrey Esquire, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer of the other part;" Send Greeting: Whereas Said Emamally Cawn Bahadur, alias Syed Imam Ally Khan Bahadur, of Trichinopoly in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Said Emamally Cawn Bahadur, alias Syed Imam Ally Khan Bahadur, upon his Highness the Nabob Wallajah, for the principal sum of twenty-nine thousand five hundred Rupees (R° 29,500.) alleged to be due as on the twenty-second day of November in the year of our Lord one thousand seven hundred and seventy-six, which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety-two thousand six hundred and ninety-four Rupees (R° 92,694.) or twenty-six thousand four hundred and eighty-four Star Pagodas (S. P° 26,484.) or ten thousand five hundred and ninety-three Pounds and twelve Shillings sterling (£. 10,593. 12 s.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of the said late Nabob Wallajah to the said Said Emamally Cawn Bahadur, alias Syed Imam Ally Khan Bahadur, in respect of the said alleged Debt so claimed: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Said Emamally Cawn Bahadur, alias Syed Imam Ally Khan Bahadur, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the said alleged Debt so claimed as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said alleged Debt so claimed as aforesaid, at the instance of the said Emamally Cawn Bahadur, alias Syed Imam Ally Khan Bahadur, or of any other person or persons whatsoever: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-seventh day of June in the year of our Lord one thousand eight hundred and seventeen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

UPON the ground that Nothing is due, AWARDS have also been passed against the Parties, in the following CLAIMS. For the purpose of avoiding unnecessary trouble and expense, we do not give the Awards at length, but merely an ABSTRACT.

A B S T R A C T.

			S. P°	F. C.	£.	s.	d.
AWARD N° 442, dated 30th July 1817, Against	CLAIM N° 376, in the Fifth Report to Parliament.	Verjevan Doss, as grandson and heir of Goverdham Doss; and Messieurs Colt, Hart and Weston, as attornies and assignees of Verjevan Doss	107,109.	7.	0.	42,843.	13. 4.
AWARD N° 443, dated 28th Nov 1817, Against	CLAIM N° 475, in the Fifth Report to Parliament.	Gocool Doss, as eldest son, heir and sole executor of Makan Doss Bowlassa and Mud- doo Nair	40,909.	21.	0.	16,363.	14. 11.

(continued)

ABSTRACT—continued.

			S. P.	F. C.	£	s.	d.
AWARD N° 445, dated 8th Jan' 1818, Against	CLAIM N° 292 in the Fifth Report to Parliament.	Andrew Berry, as assignee of Casava Doss, Damoodara Doss, alias Cashava Doss and Jeevee Mohana Doss, alias Venj Mohan Doss, describing themselves as "the grand-sons and heirs of Goverdun Doss, otherwise called Goverdhun Doss, Berjee Doss," and also as administrators of the estate of the said Goverdun Doss Berjee Doss.	34,537.	6. 57.	13,814.	16.	0.
AWARD N° 446, dated 8th Jan' 1818, Against	CLAIM N° 171, in the Fifth Report to Parliament.	Messieurs Abbott and Maitland, as assignees of the late Cashava Doss and Verjee Mookun Doss, as grandsons and administrators of Goverdhun Doss Beirj Doss - -	24,230.	20. 25.	9,692.	3.	10½.
AWARD N° 447, dated 8th Jan' 1818, Against	CLAIM N° 290, in the Fifth Report to Parliament.	Andrew Berry, assignee of Nundakist-naivara Doss Vanamaly Doss, commonly called Bavajee; Samul Doss Ragoonad Doss; Gheradara Doss Boocun Doss, commonly called Iawla Boy; Balu Mookun Doss Venketty Doss; and Dwaraka Doss, Luckuny Doss, soucars, and respectively described to be the grandsons, heirs and personal representatives of Bavany Doss Nannuhau, soucar - - -	16,535.	8. 36.	6,614.	1.	0.
AWARD N° 448, dated 9th Jan' 1818, Against	CLAIM N° 519, in the Fifth Report to Parliament.	The late Mootoo Caulitty Chitty, as attorney of Satur Veerjee Mohun Doss Damodara Doss, administrator to the estate of Govurdana Doss Veerjee Doss - - -	A. R. 33,968.	A. P. 5. 4.	3,882.	2.	0.
AWARD N° 451, dated 28th Jan' 1818, Against	CLAIM N° 357, in the Fifth Report to Parliament.	Henry Hawes Harington, for himself and Walter Balfour, and George Arbuthnot, as trustees on behalf of the Children's Tontine Fund at Madras, assignees of Messieurs Tullob, Brodie, Halyburton and Company, assignees of Govinda Narraun - -	16,898.	25. 53.	6,759.	8.	10½.
AWARD N° 452, dated 29th Jan' 1818, Against	Part of CLAIM N° 271, in the Fifth Report to Parliament.	Nundo Kissandoss Venamaldoss, Shamdoss Ragana Doss, Guirderdoss Bookenadoss, Balamocundoss Vencaty Doss, and Davaradoss Letchmy Doss, described to be grandsons and heirs of Bavany Doss Nannasau, soucar, deceased - - -	36,987.	30. 46.	14,795.	1.	9.
AWARD N° 453, dated 6th Feb' 1818, Against	Part of CLAIM N° 271, in the Fifth Report to Parliament.	Messieurs Harington and Company, as attorneys of Nundo Kissandoss Venamaldoss, Sham Doss Ragoonadoss, Guiradar Doss Bookenadoss, Balamocundoss, Vencaty Doss, and Dwaraka Doss Letchmy Doss, soucars, described as grandsons and heirs of Bavany Doss Nannasau, soucar, deceased - - -	934.	9. 46.	373.	13.	9.
AWARD N° 454, dated 6th Feb' 1818, Against	CLAIM N° 680, in the Fifth Report to Parliament.	Messieurs Harington and Company, as attorneys and assignees of Nandokissonadoss Venamaldoss, Shamdoss Ragonadoss, Grumdendoss Bookenadoss, Balamocundoss Vencaty Doss, Davaradoss Lutchmydoss, described as grandsons and heirs of Bavany Doss Nannasau, soucar, deceased - -	152,007.	13. 36.	60,802.	18.	5.
AWARD N° 457, dated 11th Feb' 1818, Against	Part of CLAIM N° 622, in the Fifth Report to Parliament.	Jacob Arathoon, assignee of Abdul Kawder Khan Behadur Ameer Jung - -	15,264.	24. 0.	6,105.	16.	5.
AWARD N° 458, dated 11th Feb' 1818, Against	Part of CLAIM N° 622, in the Fifth Report to Parliament.	Jacob Arathoon, assignee of Abdool Kawder Khawa Behadur - - -	11,835.	33. 0.	4,734.	6.	0.

THE Aggregate Sterling Amount adjudicated absolutely } £. 24,866,975. 15. 8½.
 against the Claimants, is, at the date of this Report - - }

WE shall here subjoin, for the information of this Honourable House, an
 ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the present
 Report; viz.

	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	1,878,763	15	2½
Aggregate of Provisional Adjudications in favour of Parties -	18,489	3	9½
	1,897,252	19	—½
Aggregate of Absolute Adjudications against the Parties, including the portions disallowed in Claims favourably adjudicated - - - - -	24,866,975	15	8½
TOTAL - - -	£. 26,764,228	14	9

WE have the honour to state to this Honourable House, That We are
 still employed in the examination and consideration of the Reports, which the
 Commissioners in India have made on such Claims as they have investigated.

Carnatic Office,
 Manchester Buildings,
 Westminster,
 13th February 1818.

BENJAMIN HOBHOUSE.
 THO. COCKBURN.
 ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)

THE
FOURTEENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between The East India Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III. c. 133.)

Ordered by The House of Commons, to be Printed

10. January 1812.

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TO THE

Honourable The COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

FOURTEENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th July 1805,
between The EAST INDIA COMPANY and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sect. 9, of the 46th of His present MAJESTY, cap 133,
(continued by three Acts, the one passed in the 50th, another in the 52^d,
and the other in the 57th year of His Reign;) which directs the Commissioners in
England, within twenty-one days after the commencement of the next and every
subsequent Session of Parliament, to present to both Houses of Parliament,
“ A List of all Claims which have been or shall be preferred to them or to the
“ Commissioners in *India* from time to time; and also a List of such Claims
“ as from time to time shall have been decided upon, either provisionally or
“ absolutely, by the said Commissioners, with the grounds of their decision
“ thereon;”—We submit to the notice of this Honourable House, a List of all
the Claims which have been preferred since the date of our last Report.

FOURTEENTH REPORT, OF THE

LIST (in continuation) of CLAIMS preferred to the Commissioners, for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest in Sterling Money.
		Pag' P C	£. s. d.
	A.		
3627	Abdool Cawdir, son of Gholam, Moostapha, son of Mahomed Hossain, and bookbinder;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	3 19 5
3628	Abdool Cawdir, son of Alla Buksh, son of Mahomed Hossain, and Chobdar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	23 16 —
3629	Abdool Cawdir, son of Khuleefa, Ibrahim, cook;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	119 16 5
3630	Abdool Cawdir, son of Sheikh Mahomed, son of Derveish Mahomed, and chobdar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	13 14 8
3631	Abdool Cawdir, son of Gholam Muheesouddeen, son of Sheikh Meeran, and jamadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	27 2 —
3632	Abdool Cawdir, son of Sheikh Mahomed, son of Sheikh Meeran, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	3 7 3
3633	Abdool Cawdir, son of Sheikh Ibrahim, son of Jan Mahomed, and striker of the nukara;—no amount specified, refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	18 17 9
3634	Abdool Cawdir, son of Sheikh Mukhdoom, son of Sheikh Buhawooden, and jamadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	26 5 2
3635	Abdool Cawdir, son of Mahomed Hossain, son of Sheikh Daood, and nark;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	4 12 10
3636	Abdool Cawdir, son of Mahomed Hossain, son of Majes Boodhun, and nark;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	70 6 2
3637	Abdool Cawdir, son of Wullee Mahomed, son of Abdoor Ruhman, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	4 17 6
3638	Abdool Ghuffoor, son of Yar Mahomed, and mirda of chobdars;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	51 8 5
3639	Abdool Ghunnee, son of Abdool Cawdir, son of Abdool Ghunnee, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	16 3 6
3640	Abdool Hussain, son of Sheikh Dewar, son of Sheikh Abdool Cawdir, and seapoy;—no amount specified - - - - -	- - -	- - -
3641	Abdool Kureem, son of Mahomed, Faril, son of Mahomed Khyroolla, and chobdar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	10 3 8
3642	Abdool Kureem, son of Futeh Mahomed, son of Kureem moollah, and chobdar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	1 12 6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
3643	Abdoul Nubbee, son of Sheikh Mukhdoom, son of Sheikh Mahomed, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	12 7 4
3644	Abdoul Nubbee, son of Sheikh Lateef, son of Sheikh Shah Mahomed, and dhalayt;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	12 2 10
3645	Abdoul Nubbee, son of Sheikh Bungee, son of Fakser Mahomed, and havildar;—no amount specified - - - - -	—	—
3646	Abdoul Nubbee, son of Abdoul Cawder, son of Abdoul Nubbee, and seapoy;—no amount specified - - - - -	—	—
3647	Abdoul Ruheem, son of Sheikh Hosein, son of Sheikh Sooltan, and peon;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	— 19 6
3648	Abdoul Ruhman, son of Mahomed Hussun, son of Mahomed Mukhdoom, and inkmaker;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	14 16 8
3649	Abdoul Russool, son of Sheikh Imam, son of Abdoul Russool, and havildar;—no amount specified refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	28 18 2
3650	Abdoor Ruhman, son of Sheikh Meeran, son of Abdoor Ruhman, and jemtnadar;—no amount specified - - - - -	—	—
3651	Abdoor Ruhman, son of Mahomed Akil, son of Mahomed Moorad, and commandant;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	126 5 5
3652	Abdoor Ruhman, son of Abdoor Ruheem, son of Hajee Bahauddoen, and naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	23 4 4
3653	Abdoor Ruhman, son of Sheikh Imam, son of Sheikh Lateef, and naick;—no amount specified - - - - -	—	—
3654	Adeepu, son of Kishnum Nair, son of Adeepa, and serang of calashees;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	66 2 —
3655	Adam Khan, son of Mahomed Hosein, naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	11 11 9
3656	Aga Beg, son of Zeman Beg, son of Aga Rubbee Beg, and jemtnadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	1 1 10
3657	Akbur Ally, son of Sied Meer, son of Sied Ally, and havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	13 7 4
3658	Alkeea Numby, son of Oedar Mander, and kurnum;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	35 19 2
3659	Ally Mahomed, son of Mahomed Nadeem, son of Mahomed Mayun, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	14 17 10
3660	Ally Mahomed, son of Mahomed Ameer, son of Mahomed Dilawur, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	37 4 10
3661	Ama Beg, son of Mahomed Beg, son of Ama Beg, and orderly trooper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	2 13 6
3662	Ameer Sahoba, widow of Sheikh Baboo, havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	5 7 —
3663	Ameer Sahoba, mother of Sheikh Hyder, havildar;—no amount specified - - - - -	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
3664	Ameen Saheba, daughter of Dillere Khan;—no amount specified - - - - -	—	—
3665	Andee, son of Moottoo, son of Andee, and calashy;—no amount specified - - - - -	—	—
3666	Aneachee, son of Chouree Moottoo, son of Roya, and horse-keeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	8 8 5
3667	Aneachee, son of Chunda, son of Chouree, and horsekeeper;—no amount specified - - - - -	—	—
3668	Anthony, son of Matthews, son of Juneek, and drummer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	3 6 6
3669	Anthony, son of Paupoo, son of Manuel, and drummer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	19 7 9
3670	Anunda, son of Royapun, alias Roya, son of Bungaron, and chowdree of horsekeepers;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	17 15 8
3671	Areekum, daughter of Chouree Moottoo, seapoy of artillery;—no amount specified - - - - -	—	—
3672	Arnachellum, son of Silumber, mistree of blacksmiths, carpenters and sawyers;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	214 9 3
3673	Arnachellum, son of Selumber, son of Veloyd, and blacksmith;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	81 10 4
3674	Asha Bee, mother of Mahomed Yusuf, jemmadar;—no amount specified - - - - -	—	—
3675	Asureea, widow of Roya, coachman;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	- - -	32 6 9
3676	Ayes, son of Chouree Moottoo, alias Anthony, and fifer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	8 10 7
3677	Aysha Bee, widow of Mahomed Adam, havildar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	- - -	13 7 4
3678	Aysha Beebee, mother of Sheikh Mudar, seapoy;—no amount specified - - - - -	—	—
B.			
3679	Bee Begum, widow of Sooltan Ally, naick;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	- - -	11 13 11
3680	Begum Saheba, widow of Sheikh Baudeollah, orderly to Omdut ul Omrah; no amount specified - - - - -	—	—
3681	Bheem Naick, son of Mull Naick, son of Dasse Naick, and chowdree of horsekeepers;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	34 — —
3682	Boochya, son of Goornod, son of Peera, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	- - -	16 17 7
3683	Boodh Sing, son of Incharam, son of Haeramun, and duffadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	29 6 4
3684	Boorhan Bee, widow of Sheikh Ahmad, cook;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	- - -	98 19 11
3685	Bungaroo, son of Pirma, son of Birma, and horsekeeper;—no amount specified - - - - -	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT	Aggregate
		of The Principal of The Claims, in the Coin specified.	AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s F. C.	£. s. d.
3686	Buree Sahiba, by her attorney, mother of Mahomed Syeed, jemadar;—no amount specified - - - - -	—	—
3687	Buswa, son of Armoottoo, and goldsmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	19 17 3
C.			
3688	Cawder Beg, son of Moorad Beg, and havildar;—no amount specified - - - - -	—	—
3689	Cawdir Beebee, widow of Sheikh Nutber, jemadar of gunners or golundauze;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	21 1 9
3690	Cawdir Beebe, widow of Ghulam Hyder, naick; no amount specified - - - - -	—	—
3691	Cawdir Beg, son of Fakhuroolla Beg, son of Mahomed Beg, and jemadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	26 7 2
3692	Cawdir Beg, son of Moheevoddeen Beg, son of Mudar Beg, and jemadar;—no amount specified - - - - -	—	—
3693	Chella, son of Chella, son of Moottoo, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	2 — —
3694	Chennama, widow of Vencoo Naick, naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	5 10 10
3695	Chinnama, mother of Ponnappa, calashee;—no amount specified - - - - -	—	—
3696	Chinnumma, widow of Veloydum, tindal;—no amount specified - - - - -	—	—
3697	Chouree, son of Pauperoo, son of Chouree, and cart driver;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	24 12 —
3698	Chouree Moottoo, son of Anthony, son of Roya, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	10 3 6
3699	Chouree Moottoo, son of Chundagou, son of Anashee, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	15 2 4
3700	Chouree Moottoo, son of Chinna, son of Chouree, and dogkeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	30 6 8
3701	Chunga, son of Tandooa, son of Tandooa Roya, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	4 3 11
3702	Chungal Roya, son of Pirmaleo, son of Veeragho, and gunner;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	18 18 1
3703	Chungunna, son of Vurduppa, son of Veragho Nair, and jemadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	36 8 9
3704	Chungunna, son of Ram Naick, son of Chunda Gounda, and dhelayt;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	1 15 2
3705	Chunnoo, son of Chouree Moottoo, son of Ram Naick, and esapoy;—no amount specified - - - - -	—	—
3706	Cola, son of Rama, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	9 12 8
3707	Cola, son of Runga, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	9 9 1

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Cums specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
3708	Cole, son of Bheem Naick, son of Puris Naick, and horse-keeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	£. s. d. 6 2 —
3709	Colunday Acharee, son of Nellatomby, son of Irsuppa, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	81 10 6
3710	Comarapa, son of Cunduppa, son of Veloyada, and blacksmith;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	76 7 1
3711	Comar Vale, son of Cottalum, son of Comar Vale, and calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	28 5 10
3712	Coomar Vale, son of Geeraluppa, and iron-smith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	76 4 7
3713	Coomra, son of Moottoo, son of Nella, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	7 4 10
3714	Coonda, son of Goorooa, son of Jungum, and gilder;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	8 15 2
3715	Cooppa, son of Cundapa, son of Cooppa, and accountant, or writer;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	1 18 3
3716	Cooppoo Moottoo, son of Palāta, son of Moottoo, and horsekeeper;—no amount specified - - -	-	-	-	—
3717	Coorea, son of Curpa, son of Curpa, and trumpeter of dhelays;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	9 14 9
3718	Coosul Sing, son of Dul Sing, and soobadar;—no amount specified; refers to the dusters of the nabob Wallajah; found due - - -	-	-	-	114 1 —
3719	Cootee Andey, son of Picha, son of Naga, and chowdree of horsekeepers;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	8 7 11
3720	Coottee, son of Moottoo Kishnum, son of Sunjeswee;—no amount specified - - -	-	-	-	—
3721	Cotappa, son of Kishnama, son of Nursoo, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	2 2 —
3722	Cunda, son of Coopa, son of Moota, and calashee;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	7 19 7
3723	Cunda, son of Poonna, toorum player of dhelays;—no amount specified; refers to the dusters of the nabob Wallajah; found due - - -	-	-	-	10 18 1
3724	Cunda, son of Moottoo, son of Moottoo, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	10 6 8
3725	Cundapa, son of Tirvengadam, son of Narain;—no amount specified - - -	-	-	-	—
3726	Curpa, son of Veruppa, and bearer;—no amount specified - - -	-	-	-	—
3727	Cutteemah, mother of Cundapa, calashee;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	8 12 10
D.					
3728	Daniel Manuel, son of Chouree Moottoo, and trumpet major;—no amount specified - - -	-	-	-	—
3729	Dasee Ammah, mother of Ramdoo, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	3 6 7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
3730	Deen Mahomed, son of Mahomed Asmut, son of Mahomed Hayat, and camel-driver;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	£. s. d. 8 1 4
E.					
3731	Ellama, mother of Curpa, calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	8 9 1
3732	Elloo, son of Chennappa, son of Vencatputtes, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	8 7 11
3733	Enayut Beg, son of Wahid Beg, son of Enayut Beg, and naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	15 5 11
3734	Encoo, widow of Moottoo, alias Mootialoo, seapoy; no amount specified -	-	-	-	-
3735	Encuo, son of Rungapa, and seapoy; no amount specified -	-	-	-	-
F.					
3736	Fakeera, son of Moottoo, son of Moottoo, and horse-keeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	7 14 1
3737	Fakeer Mahomed, son of Sheikh Mudar, son of Sheikh Hosein, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	9 3 7
3738	Fakeer Mahomed, son of Mahomed Hosein, son of Mahomed Mukhdoom, and seapoy;—no amount specified; refers to the Dusters of the nabob Omdut ul Omrah; found due -	-	-	-	3 2 10
3739	Fakeer Saheba, widow of Sied Mahomed, havildar; no amount specified -	-	-	-	-
3740	Fatimah Begum, or Saheb, mother of Meer Aubid Ally, seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	8 7 1
3741	Fatimeh ^e Saheb, widow of Sheik Abdoolah, seapoy;—no amount specified -	-	-	-	-
3742	Fatimeh Saheb, sister of Sheikh Sillar, seapoy;—no amount specified -	-	-	-	-
3743	Fatimeh Saheb, widow of Mahomed Ghooroo, jemmadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	6 18 6
3744	Futteh Mahomed, son of Sheikh Hussus and Kurnachee, one of the musicians of the Nowbat Khana;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	36 4 8
3745	Futteh Mahomed, son of Mahomed Hosein, son of Fakeer Mahomed, and seapoy;—no amount specified -	-	-	-	-
3746	Futteh Mahomed, brother of Mahomed Sekunder, jemmadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	27 12 5
3747	Futteh Saheb, widow of Sheikh Ally, jemmadar;—no amount specified -	-	-	-	-
3748	Futteh Saheba, widow of Sheikh Ally, describer of musters;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	5 10 11
3749	Futteh Saheba, mother of Sheikh Daood, sykulgar, or steel polisher;—no amount specified; refers to the dusters of the nabob Wallajah; found due -	-	-	-	17 12 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^a .	F.	C.	
	G.				£. s. d.
3750	Gholam Ahmud, alias Mahomed, son of Sheikh Daood, son of Durveish Mahomed, and mirda of chopdars;—no amount specified	—	—	—	—
3751	Gholam Ally Beg, son of Yusuf Beg, son of Isfundia Beg, and seapoy;—no amount specified;—refers to the dusters of the nabob Wallajah; found due	-	-	-	4 16 2
3752	Gholam Hosein, son of Sied Onleea, son of Sied Hussein, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	3 — 4
3753	Gholam Hosein, son of Sheikh Ibraheem, son of Sheikh Abdool Kureem, and gunner; no amount specified	—	—	—	—
3754	Gholam Hosein, son of Sheikh Ainooddeen, son of Sheikh Abdoolah, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	26 16 —
3755	Gholam Hosein, son of Mahomed Auzim, son of Mahomed Aurif, and jemmadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	9 — 11
3756	Gholam Mahomed, son of Hajee Inmaul Mahomed, son of Khan Mahomed, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	1 4 6
3757	Gholam Moheesooddeen, son of Sheikh Munsoob, son of Shukh Causim, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	12 13 11
3758	Gholam Moheesooddeen, son of Sheikh Ibraheem, son of Sheikh Daood, naick and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	4 19 6
3759	Gholam Moheesooddeen, son of Mahomed Meerun, and jemadar;—no amount specified	—	—	—	—
3760	Gholam Moheesooddeen, son of Mahomed Sillar, son of Mahomed Ally, and farrier;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	18 7 4
3761	Gholam Moheesooddeen, son of Mahomed Wahed, son of Mahomed Muddah, and on the Be Asp establishment;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	44 19 7
3762	Gholam Moortuza, son of Gholam Moheesooddeen, son of Sheikh Meeran, and chopdar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	14 2 8
3763	Gobinda, son of Moottoo, son of Moottes, and cart driver;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	18 1 11
3764	Gobindoo, son of Ram Naick, son of Nursum Naick, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	13 18 1
3765	Govind Sing, son of Sungut Sing, son of Bhowanny Sing, and jemadar;—no amount specified	—	—	—	—
3766	Goona, son Mooneea, son of Goorooa, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	7 3 3
3767	Gool Mahomed, son of Sheikh Mahomed, son of Sheikh Meeran, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	27 — 4
3768	Goornada, son of Moottoo, son of Goornada, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	15 4 10
3769	Gungunna, son of Sectaram, seapoy;—no amount specified;—refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	2 13 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT	Aggregate		
		of The Principal of The Claims, in the Coin specified.	AMOUNT of The Principal and Interest, in Sterling Money.		
H.		Pag. P. C.	£.	s.	d.
3770	Hajee Ameer Beg, son of Gholam Ally Beg, son of Dadally Beg, and superintendent of the tomb of Nasir Jung; no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	82	4	10
3771	Heyat Bee, widow of Ally Munnuwur, naick;—no amount specified	—	—	—	—
3772	Hosnoor, son of Pirees, and coachman;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	33	8	5
3773	Hossein Bee, widow of Sheikh Ibraheem, seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	3	2	5
3774	Hossin Bee, widow of Fakeer Mahomed, ferrash;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	16	17	7
3775	Hossein Bee, widow of Sied Tippoo, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	3	12	2
3776	Hossein Bee, widow of Ani Ally, naick;—no amount specified	—	—	—	—
3777	Hossein Bibee, widow of Gholam Moortuza, naick;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	5	7	1
3778	Hossein Khan, son of Hussun Khan, and dubash;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	60	8	—
3779	Hosseine Beg, son of Moostufa Beg, son of Mahomed Jumma Beg, and seapoy;—no amount specified	—	—	—	—
3780	Hubeab Saheba, wife of Sheik Mudar;—no amount specified	—	—	—	—
3781	Huleem Saheb, widow of Sied Mukhdoom, seapoy;—no amount specified	—	—	—	—
3782	Huleem Saheb, widow of Sied Imam, khasburdar;—no amount specified	—	—	—	—
3783	Huleem Saheb, widow of Sheikh Mudar, seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	2	15	7
3784	Huleem Saheba, widow of Mahomed Shuffes, calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	4	1	10
3785	Huleem Saheba, mother of Sheikh Ismaeel, cook;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	28	7	—
3786	Huree Sing, son of Ram Sing, and Carnatic peon;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	11	8	11
3787	Hussun Bee, widow of Sheikh Hossein, serang of calashes; no amount specified; refers to the dusters of the nabob Wallajah; found due	- - -	29	7	6
3788	Hussun Mahomed, son of Sheikh Ibraheem, and player on the taa;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	4	10	—
3789	Hussun Mahomed, son of Mahomed Hossein, son of Mahomed Khodavind, and jammadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	51	5	3
3790	Huzret Saheba, mother of Sheikh Nizam, jammadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	25	11	—
3791	Hyder Nawaz Khan, son of Mahmood Khan, and deputed to attend upon Nasir Khan;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	103	4	3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims. in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
	I.	Pag. F. C.	£. s. d.
3792	Imam Bibee, widow of Sied Hossain, seapoy;—no amount specified - - - - -	—	—
3793	Imam Saheba, widow of Rajah Mahomed, havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	16 — 10
3794	Imam Shureef, son of Meeran Shureef, son of Mudar Shureef, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	5 19 4
3795	Incharam, son of Heeramun, son of Bene Sing, and jemmadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	28 14 4
3796	Irsha, son of Mootoo, son of Vuleya, and chowdree;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	18 14 8
	J.		
3797	Jaffier Beg, son of Suddur Beg, son of Coorban Beg, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	15 19 3
3798	Jaffier Mahomed, son of Noor Mahomed, son of Abdool Luteef, and carter;—no amount specified - - - - -	—	—
3799	Jan Bee, mother of Sheikh Adam, seapoy;—no amount specified - - - - -	—	—
3800	Jellal Mahomed, son of Mahomed Ibraheem, son of Gholam Moheesooddeen, and seapoy;—no amount specified - - - - -	—	—
3801	Jemaul Mahomed, son of Abdool Nubbee, son of Khan Mahomed, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	26 18 —
3802	Jemaul Mahomed, son of Sheikh Hossain, son of Sheikh Meeran, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	3 12 7
3803	John, son of Alamel, and artillery-man;—no amount specified - - - - -	—	—
3804	John, son of Anthony, son of Peter, and drummer;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	14 6 3
3805	John, son of Chouree Mootoo, son of Anthony, and drummer;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	20 9 11
3806	John, son of Cruz, and drummer;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	8 10 7
3807	Jumeel Beg, son of Wahid Beg, son of Aweez Beg, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	8 6 5
	K.		
3808	Khanum Bee, mother of Sheikh Adam, seapoy;—no amount specified - - - - -	—	—
3809	Khanum Bee, mother of Sheikh Hyder, seapoy; no amount specified - - - - -	—	—
3810	Khanum Bee, widow Sheikh Sillar, seapoy;—no amount specified - - - - -	—	—
3811	Khanub Sahib, mother of Mahomed Tutar, jemmadar;—no amount specified - - - - -	—	—
3812	Khodaija Bibee, widow of Mahomed Yusuf, soobadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	3 — 5
3813	Khudeeja Beebee, widow of Noor Mahomed, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	13 — 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. F. C.	£. s. d.
3814	Khudesa Beebee, widow of Mahomed Hosein, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	8 6 5
3815	Kishen Doss, son of Bhowannes Doss, son of Toolsee Doss, and waaherman;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	5 8 11
3816	Kishen Row, son of Ramchunder Row, son of Sreenavas Row, and yakeel;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	2 2 5
3817	Kishna, son of Veraghoo, son of Mbootal, and spearman;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	2 9 3
3818	Kishnama, son of Juggoo, son of Paupia, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	3 19 6
3819	Kishnama, son of Arnachellum, son of Comarlingum, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	6 11 1
3820	Kishnum Chitty, son of Verdup Chitty, son of Candy Chitty, and shroff;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	13 14 5
3821	Kishnum Naick, son of Bal Naick, seobadar;—no amount specified - - -	—	—
3822	Koondun Shaha, widow of Sheikh Meerann, Carnatic peon;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	6 9 —
3823	Kullea, son of Pauperoo, son of Kullea, and chowdree of horsekeepers;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	8 14 6
3824	Kullea, son of Pauperoo, son of Kullea, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	10 2 —
3825	Kurnaul Bihce, widow of Mahomed Nizam, jemadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	19 — 10
L.			
3826	Larl Beebee, widow of Mahomed Ally Beg, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	13 9 7
3827	Larl Bee, mother of Abdool Cawder, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	2 15 —
3828	Larl Beg, son of Badull Beg, son of Waria Beg, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	18 7 9
3829	Larl Mahomed, son of Aboo Mahomed, son of Larir Mahomed, and seobadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	73 18 7
3830	Larl Mahomed, son of Sheikh Mullick, son of Sheikh Khodawind, and cook;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	15 2 5
3831	Larl Mahomed, son of Mahomed Abdoolah, and naick;—no amount specified - - -	—	—
3832	Lachma, son of Pannah, son of Veera, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	- - -	4 14 2
3833	Lachma, mother of Moolgapa, alias Moolga, calashce;—no amount specified - - -	—	—
3834	Lachma, widow of Heeraman, seobadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	22 6 10

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
3835	Luchmna, son of Shewuk Pirmanl, son of Luchmna, and blacksmith ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	1	2	8
3836	Luchmun Row, son of Baul Row, son of Luchmun Row, and jemadar ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	12	1	—
3837	Luchmun Sing, son of Loll Mun, son of Beenee Ram, and seapoy ;—no amount specified ; refers to the dusters of the nabob Omdut ul Omrah ; found due	-	-	-	25	4	4
M.							
3838	Mahomed Abdoolla, son of Mahomed Ghausee, and cook ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	20	10	11
3839	Mahomed Abdoollah, son of Mahomed Cawder, son of Mahomed Sadat, and on the Be Asp establishment ;—no amount specified ; refers to the dusters of the nabob Omdut ul Omrah ; found due	-	-	-	45	2	6
3840	Mahomed Akbur, son of Mahomed Hyder, son of Mahomed Ally, and seapoy ;—no amount specified	—	—	—	—	—	—
3841	Mahomed Akbur, son of Mahomed Hyder, seapoy ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	11	15	9
3842	Mahomed Auzim, son of Abdoool Wahab, son of Sheikh Fureed, and seapoy ;—no amount specified ; refers to the dusters of the nabob Omdut ul Omrah ; found due	-	-	-	6	4	1
3843	Mahomed Asmut, father of Mahomed Heyat, naick ;—no amount specified	—	—	—	—	—	—
3844	Mahomed Baukir, son of Gholam Ally, son of Sied Mahomed, and Be Asp ;—no amount specified	—	—	—	—	—	—
3845	Mahomed Beg, son of Coollee Beg, son of Ahmed Beg, and havildar ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	38	8	1
3846	Mahomed Boorhan, son of Mahomed Ameen, son of Mahomed Dilawur, and seapoy ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	16	5	9
3847	Mahomed Buhuleem, son of Khan Mahomed, son of Mahomed Meyun, and naick ;—no amount specified	—	—	—	—	—	—
3848	Mahomed Bandugee, son of Mahomed Alif, son of Mahomed Bulay, and Carnatic peon ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	5	11	20
3849	Mahomed Causim, son of Mahomed Moosa, son of Sheikh Abdoool Russool, and soobadar ;—no amount specified ; refers to the dusters of the nabob Omdut ul Omrah ; found due	-	-	-	23	13	5
3850	Mahomed Causim, son of Hussam Mahomed, son of Sheikh Meeran, and seapoy ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	1	2	4
3851	Mahomed Causim, son of Mahomed Wasil, son of Mahomed Waris, and havildar ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah	-	-	-	71	9	—
3852	Mahomed Causim, son of Mahomed Dilawur, son of Mahomed Yousuf, and seapoy ;—no amount specified ; refers to the dusters of the nabob Omdut ul Omrah ; found due	-	-	-	3	15	6
3853	Mahomed Cawdir, son of Mahomed Fureed, son of Mahomed Mudur, and naick ;—no amount specified ; refers to the dusters of the nabob Omdut ul Omrah ; found due	-	-	-	5	7	12
3854	Mahomed Cawdir, son of Mahomed Soohan, son of Mahomed Yusuf, and seapoy ;—no amount specified ; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah ; found due	-	-	-	22	9	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. P. C.	£. s. d.
3855	Mahomed Cawdir, son of Mahomed Ally, son of Zeinool Abideen, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	16 3 1
3856	Mahomed Daood, son of Mahomed Lell, and naib cutwal;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	16 — 9
3857	Mahomed Daood, son of Abdon Asper, son of Mahomed Daood, and naick of the body guard;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	15 16 6
3858	Mahomed Durveish, son of Sheikh Behadur, son of Durveish Mahomed, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	— 10 2
3859	Mahomed Fazil, son of Sheikh Fazil, son of Sheikh Nuthur, and seapoy;—no amount specified	—	—
3860	Mahomed Ghalib, son of Mahomed Ibraheem, darogah of the hunting establishment;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	66 13 9
3861	Mahomed Ghalib, son of Mahomed Ibraheem, son of Gholam Moheecooddeen, and Be-Asp;—no amount specified	—	—
3862	Mahomed Ghous, son of Sheikh Nuthur, son of Sheikh Imam, and soobadar; no amount specified	—	—
3863	Mahomed Heyat, son of Sheikh Baboo, son of Sheikh Ahmad, and havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	3 11 6
3864	Mahomed Hosein, son of Mahomed Asud, son of Mahomed Mooraud, and jemadar;—no amount specified	—	—
3865	Mahomed Hosein, son of Mahomed Fureed, son of Mahomed Mukhdoom, and havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	1 5 10
3866	Mahomed Hosein, son of Mahomed Osman, son of Mahomed Bankir, and havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	3 19 3
3867	Mahomed Hosein, son of Sheikh Mahomed, son of Raja Mahomed, and camel driver;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	45 18 2
3868	Mahomed Hussun, son of Mahomed Ahmad, son of Mahomed Yusuf, and jemadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	1 6 3
3869	Mahomed Hussun, son of Sheikh Mukhdoom, son of Sheikh Abdoolah, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	6 13 —
3870	Mahomed Hyant, son of Tanj Mahomed, and chobdar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	25 11 —
3871	Mahomed Hyant, son of Sheikh Imam, son of Raja Mahomed, and cook;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	77 16 6
3872	Mahomed Ibraheem, son of Mahomed Hosein, son of Sheikh Hosein, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	46 15 8
3873	Mahomed Ibraheem, son of Sheikh Baboo, and hisettee or puller;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	8 17 5

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.,	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag ^s . P. C.	£. s. d.
3874	Mahomed Ibraheem, son of Sheikh Hubeeb, son of Sheikh Abdoor Rahman, and jemadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	8 14 —
3875	Mahomed Imam, son of Mahomed Jaffier, son of Mahomed Daood, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	10 17 4
3876	Mahomed Ismaeel, son of Mahomed Moheecooddeen, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	31 15 11
3877	Mahomed Ismaeel, son of Mahomed Fasil, son of Sheikh Khyreeoola, and mirdah of chobdars;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	40 11 1
3878	Mahomed Ismaeel, son of Sheikh Ally, son of Sheikh Ismaeel, and commandant;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	158 6 8
3879	Mahomed Ismaeel, son of Mahomed Moortusa, son of Mahomed Ismaeel, and Carnatic peon;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	3 6 9
3880	Mahomed Ismaeel, son of Mahomed Moheecooddeen, son of Mahomed Ally, and Carnatic peon;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	11 15 9
3881	Mahomed Jaffier, son of Abdool Mahomed, son of Mahomed Ally, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	3 11 1
3882	Mahomed Jellal, son of Mahomed Ismaeel, son of Mahomed Moheecooddeen, and jemadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	41 8 5
3883	Mahomed Kubeer, son of Peer Mahomed, son of Mahomed Kubeer, and seapoy;—no amount specified	—	—
3884	Mahomed Kubeer; son of Ghelam Hossin, son of Mahomed Mundalay, and havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	10 — 2
3885	Mahomed Laul, son of Adum Khan, son of Hussun Khan, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	8 3 3
3886	Mahomed Maroof, son of Mahomed Mukhdoom, and barber;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	93 6 10
3887	Mahomed Masoom, son of Khoaja Mahomed, son of Peer Mahomed, and senbader;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	39 — 2
3888	Mahomed Mitthay, son of Shah Mahomed Khan, son of Hedayet Khan, and darogah;—no amount specified	—	—
3889	Mahomed Mudar, son of Mahomed Hossin, son of Mahomed Mukhdoom, and naick;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	9 9 1
3890	Mahomed Nujumooddeen, son of Mahomed Hussun, son of Mahomed Mukhdoom, and duster band;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	47 11
3891	Mahomed Nuthur, son of Mahomed Abdoolah, son of Mahomed Taj, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	13 3 6
3892	Mahomed Oosmaun, son of Mahomed Derveish, son of Mahomed Azmat, and seapoy;—no amount specified	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified			Amount of The Principal and Interest, in Sterling Money.		
		l's	s.	d.	£	s.	d.
3893	Mahomed Reza, son of Abdool Nubbes, son of Sheikh Mukhdorn, and seapoy;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	15	17	10
3894	Mahomed Reza, son of Sheikh Abdollah, son of Mahomed Ally, and jemadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	40	4	5
3895	Mahomed Reza, son of Durvaish Mahomed, son of Fakcer Mahomed, and cutwal;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	5	0	—
3896	Mahomed Sadick, son of Gool Mahomed, son of Chaud Mahomed, and chebdar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	12	6	11
3897	Mahomed Sadick, son of Sheikh Ally, son of Sheikh Abdool Rahman, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	—	13	5
3898	Mahomed Sajah, son of Causee Shurufoddeen, Mahomed Khan, son of Causee Ahmad, and superintendent of charities and buzars, at Nellore; no amount specified	—	—	—	—	—	—
3899	Mahomed Sekundur, son of Sheikh Mudar, son of Sheikh Adam, and naick;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	6	15	4
3900	Mahomed Shureef, son of Abdool Kureem, son of Mahomed Shureef, and soobadar;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	22	9	2
3901	Mahomed Tucker, son of Hukeem Mahomed Ally, son of Hukeem Gholam Mahomet, and on the Be Asp establishment, and morality preceptor to Sahabood Dowla;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	30	6	6
3902	Mahomed Yacoob, son of Abdool Cawdar, son of Mahomed Hajee, and naick;—no amount specified; refers to the duffers of the nabob Wallajah; found due	-	-	-	4	5	6
3903	Mahomed Yacoob, son of Sheikh Moheecoddeen, son of Sheikh Meeran, and naick;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	34	18	4
3904	Mahomed Yousuf, son of Mahomed Hossin, and chebdar;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	16	10	6
3905	Mahomed Yousuf, son of Mahomed Ghausee, and cook;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	62	10	7
3906	Mahomed Zubardut, son of Mahomed Abdoela, son of Mahomed Chaudan, and seapoy; no amount specified;—refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	13	—	—
3907	Mancooyar, alias Manleya, widow of Sectarim, meahraf;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	-	-	-	377	16	1
3908	Marce, son of Cole, son of Mooloo, and herakeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	16	—	—
3909	Martin, son of Martin, and drummer;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	9	9	4
3910	Maryama, mother of Joachim, &c.; no amount specified	—	—	—	—	—	—
3911	Moor, Abdool Cawdar, son of Meer Abdool Kureem, son of Meer, and jemadar and soobadar;—no amount specified	—	—	—	—	—	—

LIST OF CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
3912	Meer Abdool Ghuffoor, son of Meer Gholam Hosein, son of Sied Afsul, and vakeel;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	£ 16 2
3913	Meer Ameen Ally, son of Sied Mullick, son of Meer Sied Ally, and gunner;—no amount specified	-	-	-	—
3914	Meer Ashruf, son of Meer Causim, son of Meer Boddurooddeen, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	£ 5 1
3915	Meer Gholam Hosein, son of Sied Kureem, son of Sied Ahmud, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	15 — 10
3916	Meer Hyder, son of Sied Mohesooddeen, son of Hyder Shah, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	13 18 5
3917	Meer Imamooddeen, son of Meer Mohiboolia, son of Meer Syfoolla, and seapoy;—no amount specified	-	-	-	—
3918	Meer Mahomed Turkee, son of Sied Nabbee, son of Sied Peer, and jemadar;—no amount specified	-	-	-	—
3919	Meer Zeinoolabuddeen, son of Meer Gholam Ally, son of Meer Hussun Ally, and naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	5 11 5
3920	Mehtab Sing, son of Bukhsa Ram, son of Kirparam, and naick of gunners;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	12 13 6
3921	Moodoo Naick, son of Ram Naick, son of Moodoo Naick, and soobadar;—no amount specified	-	-	-	—
3922	Moodoo Nair, son of Moodoo Nair, son of Paup Nair, and jemadar of dhelayts;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	14 19 11
3923	Moojiboon Nissa Begum;—no amount specified	-	-	-	—
3924	Moolgee, widow of Coolunda, goldsmith;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	47 12 4
3925	Mooneesapa, son of Suhadeva, son of Chungul Roya, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	11 11 9
3926	Moounia Nair, son of Vencata Chellum Nair, son of Chiruna Tumbes Nair, and naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	1 14 1
3927	Mootiah, son of Veera, son of Veera, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	16 1 9
3928	Mootoo, son of Coopa, son of Andee, and syee, or horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	—
3929	Mootoo, son of Pirmal Naick, son of Khatun Naick, and dhelayt;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	—
3930	Mootoo, son of Coutea, son of Maseed, and calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	—
3931	Mootoo, son of Sunkrain, son of Maseed, and calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	—
3932	Mootoo, son of Sunkra, son of Maseed, and calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	—

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. F. C.	£. s. d.
3933	Mootoo Naick, son of Chellappa Naick, son of Colar Naick, and jangadar; no amount specified	—	—
3934	Mootoo, of Ootatoo, son of Mootoo, son of Nellana, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	6 17 8
3935	Mootoo, of Arcot, son of Chinnadoo, son of Tambanna, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	11 12 4
3936	Mootoo, son of Mootoo, son of Andee, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	10 7 9
3937	Mootoo, son of Mootoo, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	2 4 1
3938	Mootoo Irsha, son of Vencata, and Calashee;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	9 — 10
3939	Mudun Naick, son of Mootoo Pillay, and kuraam, or writer of accounts;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	126 2 —
3940	Muha Ling Joshee, son of Vagaser Joshee, son of Appye Joshee, and astronomer;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	51 4 5
3941	Munga, mother of Nursoo, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	4 14 10
3942	Munga, widow of Elloo, horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	1 8 11
3943	Munna, son of Runga, son of Chunday, and horsekeeper;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	6 6 —
N.			
3944	Nacha, son of Piccha, son of Makhia, and horsekeeper;—no amount specified	—	—
3945	Nachappa, son of Puchappa, son of Valeyada, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	24 11 9
3946	Narain son of Ram Nair, alias Vencatpattar, son of Pir-mal Nair, and sangburder;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	6 1 7
3947	Narain Doss, son of Dharm Sing, son of Rajman, and washerman;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	6 9 1
3948	Narain Naick, son of Rangay Naick, son of Vencatpattar, and adjuster;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	27 — 9
3949	Narayana, alias Narain, son of Siptamal, son of Sydas, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	3 2 9
3950	Nasir ul Dowlah Nasir, son of Hafez Mahomed Nasir Khan;—no amount specified	—	—
3951	Nellamby, son of Ranga, son of Chunday, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	1 8 5
3952	Nellay Nair, son of Soetta Nair, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	- - -	15 11 5
3953	Nellay Nair, son of Chinnadoo, and seapoy;—no amount specified	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
3954	Ninhee Bee, widow of Sheikh Mahomed, mirdah of chobdars;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	Pag. F. C.	£ 2. 2. 2.
3955	Nisar Ally Khan, son of Niamut Khatoon;—no amount specified	—	41 6 5
3956	Neer Bibee, mother of Sheikh Hossin, seapoy;—no amount specified	—	—
3957	Neer Bihee, widow of Buddarooddeen, seapoy; no amount specified	—	—
3958	Nursoo, soon of Kishnama, son of Nursoo, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	9 16 5
O.			
3959	Omdut oon nissa Begum, one of the daughters of the nabob Wallajah Behadur;—no amount specified	—	—
3960	Oonamaly, widow of Ellapa, seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	4 1 8
P.			
3961	Pareea Moottoo, son of Poolleea, son of Tana, and horse-keeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	16 16 1
3962	Paul, son of Chouree Moottoo, and fifer;—no amount specified	—	—
3963	Paul, brother of Moottoo, fifer;—no amount specified	—	—
3964	Pauperoo, son of Rownapa, son of Poloo, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	3 19 6
3965	Paup Nair, son of Verdup Nair, son of Yessa Nair, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	23 2 10
3966	Peer Mahomed, son of Jemaul Mahomed, son of Sheikh Ismaeel, and jemmadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	14 4 4
3967	Peer Mahomed, son of Sheikh Hossin, son of Sheikh Daood, and seapoy;—no amount specified	—	—
3968	Peer Mahomed, son of Sheikh Mahomed, son of Khan Mahomed, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	9 3 6
3969	Peer Mahomed, son of Khan Mahomed, son of Peer Mahomed, and player on the tassa;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	5 25 0
3970	Peer Mahomed, son of Sheikh Mahomed, son of Sheikh Buray, and jemmadar;—no amount specified; refers to the duffers of the Omdut ul Omrah; found due	—	7 8 2
3971	Peer Mahomed, son of Fakcer Mahomed, son of Sheikh Meeran, and khidmutgar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—
3972	Peer Sahelu, widow of Mahomed Bahadur, khidmutgar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—
3973	Peer Sahiba, widow of Sled Bahadur, khidmutgar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—
3974	Peter, son of Paul, alias Fransois, and fifer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	7 5 2

LIST of CLAIMS preferred to the Commissioners, &c. — continued

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	AMOUNT of The Principal and Interest, in Sterling Money.
3975	Pirmal, son of Venkatschellam, son of Pirmal, and head bricklayer;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	Pag. P. C.	£. s. d.
3976	Pirmaleo, son of Annachellam, havidar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	- - -	110 19 —
3977	Pirmaleo, son of Ramaswamee;—no amount specified	- - -	22 14 10
3978	Poodiyewun, son of Maru, son of Mamma, and carpenter;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	29 14 2
3979	Poonna, son of Annachellam, son of Roye, and horsekeeper;—no amount specified	- - -	—
3980	Poonna, son of Luchma, son of Rama, and havidar;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	3 19 10
3981	Poonna, son of Coopa, and mistress of earth;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	- - -	32 9 9
3982	Puchha, widow of Cola, horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	- - -	1 5 —
3983	Puchapa, son of Tirvingadam, son of Wura Mella, and calashes;—no amount specified	- - -	—
3984	Puchappa, son of Chetumber Acharee, and head blacksmith in the arsenal of the presence;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	25 5 12
3985	Pulle Valsthum, and Rana, by their widow Mella Sewun Pillay, sons of Moota Kirpa, natural of Palamcottah;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	35 17 1
3986	Punna, son of Moota, son of Rama, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	- - -	8 12 —
3987	Puriram, son of Ellapa, son of Puriram, and machalchoo or torch bearer;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	26 14 1
3988	Puriram, son of Venkatschellam, son of Venkamesee, and scopy;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	18 12 4
3989	Puriram, son of Deos Natch, son of Moota Appa, and scopy;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	3 12 7
3990	Purna, son of Veeva, son of Rama, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	- - -	7 4 1
3991	Purney, Captain Robert, for a debt claimed due 15th September 1798, from his late highness Omdut ul Omrah, for the repairs of one of his highness's houses at Travely	540 — —	276 15 6
3992	Raja Ratha, mother of Anna Ratha, scopy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	- - -	15 6 —
3993	Rama Ratha, son of Ratha Ratha, son of Chennay Ratha, and scopy;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	22 13 —
3994	Rama Ratha, son of Ratha Ratha, son of Ratha Ratha, and scopy;—no amount specified; refers to the duffers of the nabob Wallajah and Omdut ul Omrah; found due	- - -	13 4 —

LIST of CLAIMS preferred to the Commissioners, &c. &c.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Court specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
3994	Rajah Mahomed, son of Sheikh Meyen, son of Sheikh Muhammed, and trooper;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	Pag. P. C.	£. s. d.
3995	Rama, son of Ellappa, son of Parisram, and maschalcher or torchbearer;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	15 5 9
3996	Rama, son of Moottoo Kishna, alias Veera, and calashy;—no amount specified	-	-
3997	Rama, son of Sholappa, alias Narain, and calashy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	8 17 4
3998	Rama, son of Cooppa, alias Georoo, son of Hunoomant, and calashy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	8 17 —
3999	Rama Samee, son of Naguppa, son of Venkatachellum, and soobadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	71 1 7
4000	Ramasamee, son of Kishnamta Nair, son of Veerap Nair, and adjutant jemadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	41 12 2
4001	Ramasamee, son of Shashachellum, son of Varduppa, and shroff;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	10 3 5
4002	Ramasawmy, son of Rungapa, son of Ram Nair, and seepoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	4 2 11
4003	Ramdoo, son of Panperoo, son of Vincat Ramdoo, and seepoy;—no amount specified; refers to the dusters of the nabob Wallajah; found due	-	3 19 6
4004	Ramlingum, son of Sunkerlingum, and kurnam;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	24 16 5
4005	Ram Naick, son of Tirmull Naick, son of Jungum Nair, and seepoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	14 5 1
4006	Ramoo, son of Narain Naick, son of Irabup, and seepoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	16 3 2
4007	Ramsamee, son of Rung Naick, and major havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	12 — 6
4008	Raza Ally, son of Sied Shureef, son of Sied Huseinoddin, and seepoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	12 16 8
4009	Roostum Beg, son of Cassim Beg, son of Ameerulla Beg, and seepoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	20 6 10
4010	Roya, son of Chewry, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	25 12 10
4011	Roya, son of Royappa, alias Roy, son of Bhungaroon, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	2 12 4
4012	Roya, son of Mul Naick, son of Mul Naick, and seepoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	2 12 3
4013	Roy Soobarow, son of Narain, son of Tirmull Nair;—no amount specified	-	-
4014	Ruheem Beebec, widow of Sied Mahomed, and no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	21 19 5

LIST of CLAIMS preferred to the Commissioners, &c.—continued

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
4015	Runga, son of Narrain Appa, son of Ellaga, and catechy; —no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	Pag. P. C.	£. s. d. 31 12 2
S.			
4016	Sababnee Sahob, widow of Sheikh Mages, farrier;—no amount specified	—	—
4017	Sababudowlah, son of Hafiz Mahomed Nasir Khan;—no amount specified	—	—
4018	Saleh Beg, son of Cellub Ally Beg, son of Ismael Beg, and jemadar;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	15 8 9
4019	Samee Naick, son of Rungapa, and jemadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	—	39 18 11
4020	Samee Nair, son of Georgep Nair, and havildar;—no amount specified	—	—
4021	Sameenath, son of Chella Pirmal Pillay, and kurnam of stores at Palam Cottah;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	15 — 2
4022	Saraun Bibee, widow of Sheikh Hossain, eschadar;—no amount specified	—	—
4023	Shah Ally Abbas, son of Mahomed Sillar, son of Mahomed Hussan, and seapoy;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	14 2 2
4024	Shezalum, son of Bal Naick, son of Condat Naick, and seapoy;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	8 18 11
4025	Sheher Bahoo, widow of Meer Ashraf Ally, naick;—no amount specified	—	—
4026	Sheher Bagoo, widow of Meer Talib Ally, havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	—	44 4 1
4027	Sheikh Abdul Cawdir, son of Ghulam Mahomeddeen, He Asp;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	—	35 2 1
4028	Sheikh Abdul Cawdir, son of Sheikh Jan Mahomed, son of Asak Mahomed, and eschadar;—no amount specified	—	—
4029	Sheikh Abdul Cawdir, son of Sheikh Dawud, son of Sheikh Mahomed, and seapoy;—no amount specified	—	—
4030	Sheikh Abdul Cawdir, son of Sheikh Himmatt, son of Sheikh Agunna, and havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	—	10 1 8
4031	Sheikh Abdul Cawdir, son of Sheikh Ismael, son of Sheikh Burry, and seapoy;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	9 8 9
4032	Sheikh Abdul Kureem, son of Sheikh Fakhra, son of Shoabuddin, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	—	1 4 4
4033	Sheikh Abdollah, son of Sheikh Mahomed, and havildar; —no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	—	12 — 5
4034	Sheikh Abdul Mahomed, son of Sheikh Ismael, son of Sheikh Ismael, and havildar;—no amount specified; re- fers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	22 5 2
4035	Sheikh Abbas Mahomed, son of Sheikh Mages, son of Sheikh Burry, and seapoy;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due -	—	18 10 4

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	R.	C.	
4036	Sheikh Ahmed, son of Shugmoodeen, and mirdha;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	£. s. d. 74 1 7
4037	Sheikh Ahmed, son of Sheikh Ismael, son of Mahomed Faril, and Carnatic peon;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	4 15 9
4038	Sheikh Ahmed, son of Gholam Mahomed, son of Poor Mahomed, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	8 4 —
4039	Sheikh Ahmed, son of Sheikh Hassan, son of Sheikh Daood, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	3 — 4
4040	Sheikh Ahmed, adopted son of Mahomed Ibrahim, seapoy;—no amount specified	-	-	-	—
4041	Sheikh Ahmed, son of Mahomed Hessein, son of Sheikh Imam, and armourer;—no amount specified; refers to the duffers of the nabob Wallajah; found due	-	-	-	— 11 6
4042	Sheikh Ally, son of Sheikh Mahomed, and chobdar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	9 1 3
4043	Sheikh Ally, son of Sheikh Boorhan, son of Sheikh Ahmed, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	7 3 1
4044	Sheikh Ally, son of Sheikh Abdool Rusool, son of Sheikh Oosman, alias Mahomed Boorhan, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	21 14 8
4045	Sheikh Ally, son of Sheikh Mohesooddeen, son of Sheikh Meeran, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	15 6 8
4046	Sheikh Ally, son of Hajee Hussam, son of Hajee Abdoolah, and jemadar;—no amount specified	-	-	-	—
4047	Sheikh Ally, son of Gholam Ally, son of Sheikh Berny, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	14 19 —
4048	Sheikh Baboo, son of Sheikh Ahmed, son of Sheikh Boodhun, and sobadar of supernumerary troops and of infantry;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	22 18 9
4049	Sheikh Boodhun, son of Sheikh Hessein, son of Sheikh Chand, and cook;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	40 — 21
4050	Sheikh Boodhun, son of Sheikh Hessein, son of Sheikh Abdool Rusool, and naich;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	6 18 10
4051	Sheikh Buzer, son of Sheikh Shaker, son of Sona Ganes, and seapoy;—no amount specified	-	-	-	—
4052	Sheikh Daood, son of Willee Mahomed, son of Sheikh Daood, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	16 19 8
4053	Sheikh Daood, brother of Sheikh Mahomed, son of Sheikh Daood, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	16 19 8
4054	Sheikh Daood, son of Abdool Mahomed, son of Mahomed Ghasee, and havildar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	16 19 8
4055	Sheikh Hessein, son of Mahomed Hessein, son of Hessein Ally, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	3 19 5

GAMNATIC COMMISSIONERS

LIST of CLAIMS preferred to the Commission, &c. - continued

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Balance of The Claims, in the Coin specified	AMOUNT of The Balance and Interest in Sterling Money.
4056	Sheikh Husein, son of Sheikh Husein, son of Sheikh Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	Rs. 7 0	£ 1 2
4057	Sheikh Husein, son of Peter Husein, son of Sheikh Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	-	14 4 -
4058	Sheikh Husein, son of Sheikh Ali, son of Abdul Rahman, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	-	7 2 10
4059	Sheikh Husein, son of Husein Husein, son of Husein Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	20 2 8
4060	Sheikh Hyder, son of Sheikh Chohan Ali, son of Sheikh Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	-	11 5
4061	Sheikh Hyder, son of Sheikh Abdullah, son of Sheikh Alawal, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	-	10 11
4062	Sheikh Hyder, son of Abdul Husein;—no amount specified -	-	15 10 1
4063	Sheikh Ibrahim, son of Sheikh Isahet, son of Sheikh Shah Mahomed, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	-	15 2 10
4064	Sheikh Isam, son of Abdul Husein, son of Shah Mahomed, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	Rs. 20 0	£ 4 27 7
4065	Sheikh Isam, son of Sheikh Mahomed, son of Mahomed Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	33 2 3
4066	Sheikh Isam, son of Mahomed Husein, son of Fath Mahomed, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	28 2 -
4067	Sheikh Isam, son of Isahet Mahomed, son of Sheikh Isahet, and scapoy;—no amount specified -	-	-
4068	Sheikh Isam, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdut ul Omrah; found due -	-	15 11
4069	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4070	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4071	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4072	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4073	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4074	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4075	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4076	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4077	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4078	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4079	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11
4080	Sheikh Isahet, son of Sheikh Isahet, son of Sheikh Isahet, and scapoy;—no amount specified; refers to the debtors of the nabob Omdut ul Omrah; found due -	-	10 11

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
4076	Sheikh Mahomed, son of Jass Mahomed, son of Fakem Mahomed, and washerman;—no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	Pag' E. C.	£. s. d. 13 18 6
4077	Sheikh Mahomed, son of Sheikh Sheekun, son of Sheikh Hossin, and seapoy; no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	-	15 18 1
4078	Sheikh Mahomed, son of Sheikh Ally, son of Sheikh Abdoo Ruhman, and naick;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	7 2 —
4079	Sheikh Mahomed, son of Sheikh Imam, son of Sheikh Oosmann, and naibund or farrier;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	20 7 —
4080	Sheikh Manoolah, son of Mahomed Kagan, son of Mahomed Dayem, and seapoy;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	— 16 11
4081	Sheikh Meeran, son of Sheikh Ally, son of Sheikh Meeran, and seapoy;—no amount specified	-	—
4082	Sheikh Meyun, son of Kumsul Mahomed, son of Sheikh Mahomed, and havildar;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	7 12 5
4083	Sheikh Meyun, son of Sadick Mahomed, son of Mahomed Zameer, and bandar, or flag carrier;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	5 10 1
4084	Sheikh Meyun, son of Sheikh Nasruddeen, son of Laur Mahomed, and camel driver;—no amount specified	-	—
4085	Sheikh Mohesooddeen, son of Sheikh Raja Mahomed, son of Sheikh Ahmed, and golumdar;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	5 6 5
4086	Sheikh Mohesooddeen, son of Mahomed Kabear, son of Mahomed Kamsul, and naick;—no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	-	27 12 6
4087	Sheikh Mudar, son of Sheikh Booshun, son of Sheikh Chaud, and havildar;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	22 17 6
4088	Sheikh Mudar, son of Abdoo Ruheem, son of Bahseddeen, and seapoy;—no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	-	2 2 3
4089	Sheikh Mudar, son of Sheikh Aludde, son of Sheikh Hussun, and seapoy;—no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	-	15 12 3
4090	Sheikh Mudar, son of Sheikh Imam, son of Sheikh Mahomed, and camel driver;—no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	-	27 12 6
4091	Sheikh Mudar, son of Sheikh Aludde, son of Sheikh Hussun, and seapoy;—no amount specified; refers to the dufters of the nabob Omdat ul Omrah; found due	-	2 2 3
4092	Sheikh Mudar, son of Sheikh Aludde, son of Sheikh Hussun, and seapoy;—no amount specified; refers to the dufters of the nabob Wallajah and Omdat ul Omrah; found due	-	24 3 4
4093	Sheikh Teepee, son of Mahomed Ally, son of Sheikh Mahomed, and seapoy;—no amount specified	-	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
4094	Shekh Ahmed, son of Shekh Husein, son of Shekh Miskin, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	Pag. F. C.	£. s. d. 15 9 1
4095	Shekh Barry, son of Shekh Mayan, son of Shekh Aboo Mahomed, and Carnatic peon;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	4 15 8
4096	Shekh David, son of Shekh Imoon, son of Shekh Makhdoom, and Carnatic peon;—no amount specified; refers to the debtors of the nabob Omdet ul Omrah; found due.	-	3 16 9
4097	Shekh Husein, brother of Mahomed Cassim, scapoy;—no amount specified; refers to the debtors of the nabob Omdet ul Omrah; found due.	-	10 13 11
4098	Shekh Husein, alias Tippee, son of Shekh Ahmed, kettle-drum-player;—no amount specified; refers to the debtors of the nabob Wallajah; found due.	-	5 14 5
4099	Shekh Husein, son of Shekh Ali, son of Mahomed Hussun, and havidar, afterwards scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	5 16 9
4100	Shekh Husein, son of Shekh Husein, son of Shekh Miskin, and scapoy;—no amount specified; refers to the debtors of the nabob Omdet ul Omrah; found due.	-	15 9 2
4101	Shekh Ibrahim, son of Mahomed Husein, son of Fakoor Mahomed, and latterly jemadar;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	10 1 7
4102	Shekh Ibrahim, son of Abdul Cassim, son of Mahomed Hussun, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	10 11 8
4103	Shekh Imam, son of Mahomed Husein, son of Ghulam Mahomed, and jemadar;—no amount specified.	-	—
4104	Shekh Imam, son of Shekh Chand, son of Jan Mahomed, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	— 10 8
4105	Shekh Imam, son of Mahomed Husein, and wakafchee, one of the musicians at the Noubat Khana;—no amount specified; refers to the debtors of the nabob Omdet ul Omrah; found due.	-	37 3 2
4106	Shekh Imoon, son of Shekh Imoon, son of Shekh Abdulla, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	25 18 8
4107	Shekh Imoon, son of Shekh Imoon, and scapoy;—no amount specified.	-	—
4108	Shekh Kameel, son of Shekh Mahomed, son of Shekh Husein, and dakyet;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	34 5 11
4109	Shekh Mahomed, son of Mahomed Husein, son of Mahomed Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	25 12 —
4110	Shekh Mahomed, son of Shekh Husein, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	25 4 1
4111	Shekh Mahomed, son of Shekh Mahomed, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	70 5 8
4112	Shekh Mahomed, son of Shekh Husein, son of Khas Mahomed, and scapoy;—no amount specified; refers to the debtors of the nabob Wallajah and Omdet ul Omrah; found due.	-	25 10 4

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pes.	R.	C.	
4113	Shekh Nuthur, son of Shekh Mukdoom, son of Shekh Mardar, and scobadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	7	1	—	15 15 2
4114	Shekh Oosmaun, son of Shekh Hossia, son of Shekh Mukdoom, and seapoy;—no amount specified	—	—	—	—
4115	Sheshum Naick, son of Vepatputtee Maick, son of Kishmun Naick, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	24 10 9
4116	Sherela Mootoo, son of Scandra Pandey, and wukral;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	107 17 10
4117	Shukooroon Nissa Begum;—no amount specified	—	—	—	—
4118	Shulmee, widow of Curpa, calahet;—no amount specified; refers to the duffers of the nabob Wallajah; found due	—	—	—	12 16 5
4119	Shumsooddeen, son of Mahomed Hossia, son of Shekh Mahomed, and camel-driver;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	—	—	9 10 11
4120	Shunkerajee, son of Buccajee, son of Buccajee, and seapoy;—no amount specified	—	—	—	—
4121	Siddee Foulad, slave;—no amount specified; refers to the duffers of the nabob Wallajah; found due	—	—	—	4 11 16
4122	Sied Abbas, son of Sied Ahmed, son of Sied Mahomed, and seapoy;—no amount specified	—	—	—	—
4123	Sied Abdolla, son of Sied Mahomed, son of Sied Khamat, and naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	12 15 11
4124	Sied Abdool Cawder, son of Sied Masood, son of Sied Mahomed, and seapoy;—no amount specified	—	—	—	—
4125	Sied Abdool Cawdir, son of Sied Hyder, son of Sied Mukdoom, and naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	4 3 0
4126	Sied Ahmed, son of Sied Hyder, havildar;—no amount specified	—	—	—	—
4127	Sied Ahmed, son of Sied Masood, son of Sied Lutuf, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	2 4 8
4128	Sied Allaooddeen, son of Sied Ghuffar, son of Sied Rusool, and havildar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	—	—	2 12 10
4129	Sied Ally, son of Sied Wulleh, son of Sied Mahomed, and chobdar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	55 12 11
4130	Sied Ally, entitled Sied Ata Ally Khan, son of Sied Ahmed, and risaledar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	147 17 3
4131	Sied Boorhan, son of Sied Mooran, son of Shekh Hossia, and scobadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	—	—	—	25 10 2
4132	Sied Buray, son of Sied Mahomed, son of Sied Masood, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	2 1 3
4133	Sied Buray, son of Sied Batah, son of Sied Hossia, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	2 10 10
4134	Sied Cassim, son of Sied Mahomed, son of Sied Ahmed, and jemmedar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	21 17 10
4135	Sied Daood, son of Sied Mahomed, son of Sied Abdool Cawdir, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	—	—	—	17 2 7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
4136	Sied Gholam Hosein, son of Sied Futteh Mahomed, son of Sied Hussein, and cook ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	36	5	4
4137	Sied Hosein, son of Sied Mullick, son of Sied Imam, and gunner ;—no amount specified - - - - -	—	—	—	—	—	—
4138	Sied Hosein, son of Sied Yaseen, son of Sied Jumaul, and seapoy ;—no amount specified - - - - -	—	—	—	—	—	—
4139	Sied Hosein, son of Sied Ghalib, son of Sied Hosein, and seapoy ;—no amount specified - - - - -	—	—	—	—	—	—
4140	Sied Hosein, son of Sied Ismael, son of Sied Ameen, and seapoy ;—no amount specified - - - - -	—	—	—	—	—	—
4141	Sied Hosein, son of Sied Solrman, son of Sied Cousins, and seapoy ;—no amount specified - - - - -	—	—	—	—	—	—
4142	Sied Humeed, son of Sied Hosein, jemadar ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	21	12	1
4143	Sied Hussun, son of Sied Hyder, son of Sied Ismael, and adjutant jemadar ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	39	5	5
4144	Sied Ibrahim, son of Gholam Hossin, son of Sied Cawder, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	15	15	11
4145	Sied Imam, son of Sied Ibraheem, son of Sied Hosein, and delayet ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	21	16	10
4146	Sied Imam, son of Sied Hosein, son of Sied Ally, and seapoy ;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	7	3	1
4147	Sied Imam, son of Fakhroolla Shah, son of Imam Shah, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	19	18	9
4148	Sied Jaffier, son of Sied Osman, Ally, son of Sied Fakhroolla Shah, and havildar ;—no amount specified - - - - -	—	—	—	—	—	—
4149	Sied Jaffier, son of Sied Inaum, son of Sied Nour, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	18	5	8
4150	Sied Jellal, son of Sied Abdoo Suttar, son of Sied Hosein, and havildar ;—no amount specified - - - - -	—	—	—	—	—	—
4151	Sied Jellal, son of Sied Moheesooddeen, son of Sied Molung, and seapoy ;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4	17	6
4152	Sied Jumaul, son of Sied Abdool Rahman, son of Sied Yusuf, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	15	16	8
4153	Sied Kureem, son of Sied Momin, son of Sied Mukhdoom, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	7	2	7
4154	Sied Mahomed, son of Sied Chand, son of Sied Tahir, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	2	11	—
4155	Sied Mahomed, son of Sied Huseeb, son of Sied Mustafa, and seapoy ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	31	9	—
4156	Sied Mahomed, son of Kureemoola Shah, son of Shah Moheesooddeen, and havildar ;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	16	14	7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT	Aggregate
		of The Principal of The Claims, in the Coin specified.	AMOUNT of The Principal and Interest, in Sterling Money.
		Pag. F. C.	£. s. d.
4157	Sied Mahomed Ghous, brother of Sied Ally Mahomed, behvildar of the library of Ameer ul Omrah;—no amount specified; refers to the dusters of the nabob Wallajah; found due - - - - -	- - -	58 18 11
4158	Sied Meer, son of Sied Adum, son of Sied Mukhdoom, and seapoy and naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	14 19 2
4159	Sied or Meer Meher Ally, son of Sied Peer, son of Sied Aboo, and havildar;—no amount specified - - - - -	—	—
4160	Sied Moheenoodeen, son of Sied Ibraheem, son of Sied Abdool Cawdir, and cart-driver;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	1 15 7
4161	Sied Moheenoodeen, son of Sied Abdool Nubbee, son of Sied Mahomed Zureef, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	18 2 3
4162	Sied Mudar, son of Sied Meyun, son of Sied Noer Mahomed, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	17 13 3
4163	Sied Mudeena, son of Sied Imam, son of Sied Mukhdoom, and seapoy;—no amount specified; refers to the dusters of the nabob Wallajah; found due - - - - -	- - -	13 17 11
4164	Sied Noor, son of Sied Mahomed Shureef, son of Sied Fakeer Mahomed, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	4 17 6
4165	Sied Osman Ally, son of Fakhuroolla Shah, son of Sheikh Sooltan, and adjutant jemmadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	17 19 5
4166	Sied Peer, son of Sied Janwur, son of Sied Abmud, and Carnatic peon;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	2 10 2
4167	Sied Peer, son of Sied Causim, son of Shah Hossin, and havildar;—no amount specified - - - - -	—	—
4168	Sied Peer Mahomed, son of Sied Luteef, son of Sied Peer Mahomed, and naick;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	11 12 3
4169	Sied Peer Mahomed, father of Sied Luteef, naick;—no amount specified;—refers to the dusters of the nabob Wallajah; found due - - - - -	- - -	5 14 2
4170	Sied Ruheem, Son of Shah Mahomed, son of Sied Roostum, and naick;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	4 5 6
4171	Sied Soleiman, son of Sied Moorad, son of Sied Abdool Kureem, and havildar;—no amount specified - - - - -	—	—
4172	Sied Teepoo, son of Sied Fakeer Mahomed, son of Sied Raja Mahomed, and havildar;—no amount specified;—refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	24 12 7
4173	Sied Wallee, son of Sied Adum, son of Sied Mukhdoom, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	12 6 9
4174	Sied Yousuf Ally, son of Sied Abdul Ally, and Be Asp;—no amount specified - - - - -	—	—
4175	Sied Yusuf, son of Sied Hossin, and musician, or caller to prayers;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	- - -	52 8 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F	C.	£.	s.	d.
4176	Sirdar ul Omrah Hafiz Mahomed Nasir Khan Bahadur, son of Khyrooddeen Khan;—no amount specified - - -	—	—	—	—	—	—
4177	Soobha Naick, son of Tirmul Naick, son of Sree Rungapa, naick, and goollur;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	21	12	3
4178	Soobha Jettee, son of Nursa Jettee, and wrestler;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	46	—	—
4179	Soondrum, son of Vencatachelum, son of Jyum Firmaul, and carpenter;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	67	9	3
4180	Sreenavas, son of Rughoonath Jyah, son of Sreenavas Jyah, and hircarrah;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	42	6	5
4181	Sukeenah Bee, mother of Loll Mahomed, seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	1	15	10
4182	Sukeenah Bibee, widow of Sheikh Imam, jemmadar;—no amount specified - - -	—	—	—	—	—	—
4183	Sunkra, son of Moottoo, son of Moottoo, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	19	19	4
T.							
4184	Tanda Raya, son of Arjoona, son of Coopa, and master bricklayer;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	82	13	11
4185	Tandaroya, son of Colunday, son of Tandaroya, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	25	10	6
4186	Tirpetty Naick, son of Soobha Naick, son of Tirpetty, and goollur;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	17	4	3
4187	Tirra Vengadum, son of Sheerama, son of Tirravengadum, and saces, or horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	8	8	4
4188	Tirwudy, son of Cola, son of Anamaly, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	3	8	11
4189	Tolaram, son of Miaram, son of Ghunissam, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	5	6	2
4190	Tungama, mother of Wura Mulley, calashy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	1	13	10
4191	Tunjee, widow of Veera, horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	14	1	1
V.							
4192	Veera, son of Piccha, son of Muleen, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	17	10	2
4193	Veeragho, son of Kishnum Nair, son of Veerap Nair, and jemmadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	13	10	5
4194	Veerasamee, son of Ram Reddy, son of Vencat Reddy, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - -	-	-	-	6	13	6

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Paga.	P.	C.	
4195	Veerasamee, son of Devraj Jyengar, son of Sreenavas Jyengar, and sirdar of hircarrabs;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	£. s. d. 60 12 2
4196	Veloydum, son of Cunduppa, son of Mootappa, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	14 4 —
4197	Vencatachellum, son of Ramdoo, son of Kata, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	3 19 6
4198	Vencatachellum, son of Vencatachellum, son of Moottoo, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	1 16 9
4199	Vencatachellum, son of Chintumboo, son of Dasup Nair, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	4 — 3
4200	Vencatachellum, son of Monteal Naick, and seobadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	39 — 2
4201	Vencatachellum, son of Pirmaloo, son of Vencatputtee, and goldendauze;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	3 14 1
4202	Vencatachellum, son of Velayadum, son of Cundapa, and head calashy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	35 — 5
4203	Vencatachellum, son of Veloyda, and jemmadar;—no amount specified - - - - -	—	—	—	—
4204	Vencatasawmy Nair, son of Vellop Nair, son of Poorshotum Nair, and jemmadar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	38 10 9
4205	Vencut Naick, son of Veeragho Naick, son of Mood Naick, and naick, no amount specified - - - - -	—	—	—	—
4206	Vencat Ram, son of Pola, son of Gooroonappa, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	2 9 6
4207	Vencat Ramdoo, son of Rowanappa, and naick;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	1 18 5
4208	Vencat Samee, son of Vencat Reddy, son of Ram Reddy, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	6 14 —
4209	Vencat Ummah, mother of Puchee Mootoo, jemmadar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	19 3 5
4210	Venkon, widow of Paupia, seapoy;—no amount specified; refers to the dusters of the nabob Wallajah; found due - - - - -	-	-	-	3 1 6
4211	Verda, son of Serunga, son of Tirwa, and horsekeeper;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	6 1 8
4212	Vincat Ramdoo, son of Timraj, alias Tim Naick; son of Geerappa, and seapoy;—no amount specified - - - - -	—	—	—	—
4213	Vincat Ramdoo, son of Tim Naick, alias son of Timraj, seapoy;—no amount specified - - - - -	—	—	—	—
4214	Vincat Reddy Nair, son of Vincat Ramdoo, and naick;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	15 4 2
W.					
4215	Wulleen, son of Curpa, son of Wallata, and cart driver;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	25 9 7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Coin specified.	Aggregate AMOUNT of The Principal and Interest in Sterling Money.
4216	Wallce Amma, widow of Weera Suddra, havildar;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	Pag. P. C.	£. s. d.
4217	Wallya, son of Cola, son of Wallya, and horsekeeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	6 7 1
4218	Wermulla, son of Marree, son of Poona, and calashy;—no amount specified	- - -	3 4 1
Y.			
4219	Yacoub Beg, son of Sudder Beg, son of Coorban Beg, and havildar;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	- - -	8 17 6
4220	Yencoo, son of Tirputtee, son of Coliah, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	5 6 2
4221	Yonus Ally, son of Kureemoollah Shah, son of Meer Abdoolah, and havildar;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	- - -	35 9 10
4222	Yousuf Beg, son of Ahmed Beg, son of Nawaus Beg, and seapoy;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	- - -	10 15 6
4223	Yusuf Beg, son of Fazel Beg, son of Cawdir Beg, and havildar;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	- - -	31 15 9
Z.			
4224	Zenub Saiba, sister of Sheikh Ahmed, seapoy;—no amount specified	- - -	- - -
4225	Zeinab Saiba, sister of Sheikh Abdool Rehmann, seapoy;—no amount specified	- - -	- - -
4226	Zeinab Sabab, widow of Sied Ally, seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	8 7 1
4227	Zeinab Sabab, widow of Sheikh Nuthur, seapoy;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	- - -	18 7 10
4228	Zohra Sabab, sister of Sheikh Imann, havildar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	- - -	6 6 3
4229	Zohra Sabiba, mother-in-law of Abce Mohamed, musician at the Newbat Khana;—no amount specified; refers to the dusters of the nabob Wallajah and Omdut ul Omrah; found due	- - -	117 11 2

The Aggregate Sterling Amount of the CLAIMS, specified in the Lists formerly presented to the Honourable House, and in this continuation, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is

£. 29,507,560 18 34

To this Aggregate must be added the Amount of Sums, as far as can at present be ascertained, which were either not attended at all in the said Lists, or only in part attended,

520,976 22 4

TOTAL - - - £. 30,028,537 10 74

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IN reference to a Class of small Claims, already partially entered in the preceding Lists, but in number altogether about 10,000, in amount generally unspecified, and preferred principally for arrears of pay alleged to be due to the native servants and troops of their Highnesses the late Nabobs of the Carnatic, we have the honour to state, for the information of This Honourable House, that, with a view to prevent the continuance of the Commission to an indefinite period, we have at various times for some years past, called the particular attention of the East India Company and of the Creditors, to the consideration of measures for relieving us from the necessity of investigating this numerous Class of small Claims. The subject, we understand, is still under consideration.

Having decided absolutely on many Claims since the date of our last Report, we conceive the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, copies of the Awards which we have made.

ABSOLUTE ADJUDICATIONS in favour of CLAIMANTS.

CLAIM N° 1260 in our Fifth Report.

N° 464.

CLAIM
N° 449 in the London
Gazette of the
24th June 1809,
and,
N° 1,260 in the Fifth
Report to Parlia-
ment

Heirs of Lieutenant
James Stockwell.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas a Claim on behalf of the heirs of Lieutenant James Stockwell, deceased, formerly of Boston in the United States of America, but late of Madras in the East Indies, and an officer in the service of the said late Nabob Wallajah, was long ago preferred before us, but no person appeared capable of proving himself to be the legal representative of the Parties interested therein: And whereas the said James Stockwell died intestate, leaving a widow, Jane Stockwell, since deceased: And whereas the Reverend William Batchelder, clerk, of Haverhill in the County of Essex, and Commonwealth of Massachusetts in the said United States, hath caused to be exhibited before us letters of administration under the seal of the Prerogative Court of Canterbury, stating him to be the nephew and administrator of the goods of the said Jane Stockwell, and appointing him administrator of all and singular the goods and chattels and credits of the said Lieutenant James Stockwell: And whereas the said William Batchelder, administrator as aforesaid, hath, by his attorney William Humphrey Nevett of London, become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him as such administrator, under the said Indenture: And whereas the said William Batchelder hath, by the act of his attorney William Nash Round, of the Land Revenue Office Whitehall London, confirmed by the act of his aforesaid attorney the said William Humphrey Nevett, become party to certain Articles of Agreement, bearing date the first day of September, in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce one fortieth part of every debt or sum of money owing to him the said William Batchelder as administrator aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, and hath further transferred and assigned over to the said Trustees one other fortieth part of every debt or sum of money owing to him the said William Batchelder, administrator as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one other fortieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September, in the year of our Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five: And whereas Charles Bann, George

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George Moubay, and Valentine Conolly, being the remaining surviving Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made on behalf of the estate of the said late Lieutenant James Stockwell, for the principal sum of two thousand four hundred and twenty-five Star Pagodas (S. P^a 2,425) which with the arrears of interest stated to be due thereon amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand nine hundred and fifty-three Pagodas (P^a 4,953), or one thousand nine hundred and eighty-one Pounds and four Shillings sterling (£1,981. 4s.); and having also taken into consideration a Claim made by the said John Fordyce, as assignee aforesaid, for the one-fortieth part as aforesaid of the sum claimed as aforesaid, on behalf of the estate of the said late Lieutenant James Stockwell; and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement, of the first day of September in the year of our Lord one thousand eight hundred and four, for themselves and others, as assignees aforesaid, for another fortieth part as aforesaid of the sum claimed as aforesaid, on behalf of the estate of the said late Lieutenant James Stockwell; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Wallajah granted a Bond to the said late Lieutenant James Stockwell, dated the thirty-first day of December in the year of our Lord one thousand seven hundred and eighty-six, for the sum of two thousand four hundred and twenty-five Pagodas (P^a 2,425): And we do further find, That the debt constituted by the said Bond was for arrears of military pay justly due to the said Lieutenant James Stockwell, for services bona fide rendered by him to his Highness the said Nabob Wallajah: And we do further find, That the said Lieutenant James Stockwell was not in the employ of the United East India Company when he entered into or while he was employed in the service of the said Nabob Wallajah: And we do further find, That the aggregate sum due from the representatives of his Highness the said Nabob Wallajah to the representatives of the said Lieutenant James Stockwell, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was four thousand nine hundred and fifty-two Pagodas thirteen fanams and nineteen cash (P^a 4,952. 13 f. 19 c.) or one thousand nine hundred and eighty Pounds eighteen Shillings and six-pence sterling (£1,980. 18s. 6d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of four thousand nine hundred and fifty-two Pagodas thirteen fanams and nineteen cash (P^a 4,952. 13 f. 19 c.) or one thousand nine hundred and eighty Pounds eighteen Shillings and six-pence sterling (£1,980. 18s. 6d.) and no more, was and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the representatives of the said Lieutenant James Stockwell: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said Nabob Wallajah for arrears of military pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of four thousand seven hundred and four Pagodas twenty-nine fanams and thirty-one cash (P^a 4,704. 29 f. 31 c.) or one thousand eight hundred and eighty-one Pounds seventeen Shillings and seven pence sterling (£1,881. 17s. 7d.) being a portion of the said debt, is due and owing to the said Reverend William Batchelder, administrator as aforesaid, and that the said Reverend William Batchelder hath and shall have right to participate to the extent of the said sum of four thousand seven hundred and four Pagodas twenty-nine fanams and thirty-one cash (P^a 4,704. 29 f. 31 c.) or one thousand eight hundred and eighty-one Pounds seventeen Shillings and seven pence sterling (£1,881. 17s. 7d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and twenty-three Pagodas thirty-three fanams and seventy-four cash (P^a 123. 33 f. 74 c.) or forty-nine Pounds ten Shillings and five-pence halfpenny sterling (£49. 10s. 5½d.) being a portion of the said debt, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors named in the will of the said late John Fordyce, and that the said James King hath and shall have right to participate to the extent of the said sum of one hundred and twenty-three Pagodas thirty-three fanams and seventy-four cash (P^a 123. 33 f. 74 c.) or forty-nine Pounds ten Shillings and five-pence halfpenny sterling (£49. 10s. 5½d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and twenty-three Pagodas thirty-three fanams and seventy-four cash (P^a 123. 33 f. 74 c.) or forty-nine Pounds ten Shillings and five-pence halfpenny sterling (£49. 10s. 5½d.) being a portion of the said debt, is due and owing to Charles Henry, George, George, and Valentine Conolly, heirs and shall have right to participate to the extent of the said sum of one hundred and twenty-three Pagodas thirty-three fanams and seventy-four cash (P^a 123. 33 f. 74 c.) or forty-nine Pounds ten Shillings and five-pence halfpenny sterling (£49. 10s. 5½d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said

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the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the said Reverend William Batchelder, administrator as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be and is hereby declared to be null and void In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the sixth day of March in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1 of N° 134 in our First Report; also included in N° 1,449 in our Fifth Report.

N° 465.

CLAIM

N° 1 of N° 80 in the London Gazette of the 18th August 1806; also included in N° 237 in the London Gazette of the 24th June 1809; and, N° 1 of N° 134 in the First Report to Parliament; also included in N° 1,449 in the Fifth Report to Parliament.

Lieutenant Colonel Charles Augustus West, one of the executors of the late Captain James West, Assignee of Polilore Cundapah, assignee of the late George Burrows Clarke.

TO all to whom these Presents shall come: We, Thomas Cockburne Esquire, and Robert Harris Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies of the one part; and the several Persons whose hands and seals are thereto set and affixed and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Lieutenant Colonel Charles Augustus West of Landguard Fort, one of the executors of the late Captain James West, formerly of Madras in the East Indies, assignee of Polilore Cundapah also of the East Indies, assignee of the late George Burrows Clarke, formerly of Madras aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late Captain James West to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him as executor aforesaid under the said Indenture: And whereas the said late Captain James West, as assignee aforesaid, did execute certain Articles of Agreement, bearing date the second day of February in the year of our Lord one thousand eight hundred and one, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him from his Highness the said late Nabob Wallajah, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only remaining Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas Lieutenant Colonel Thomas Burrows, formerly of Madras aforesaid, administrator to the estate of George Burrows Clarke, deceased, hath executed the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him as administrator aforesaid under the said Indenture: Now Know ye, That we the said Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Lieutenant Colonel Charles Augustus West, executor as aforesaid of the said late Captain James West, assignee as aforesaid, upon his Highness the said late Nabob Wallajah, for the principal sum of one thousand six hundred and twenty-five Star Pagodas (S. P. 1,625) which with arrears of interest is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand four hundred and seventy-five Star Pagodas twenty-eight fanams and eleven cash (S. P. 5,475. 28 f. 11 c.) or 100 thousand one hundred and ninety Pounds five Shillings and four pence sterling (£12,200. 3s. 4d.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Lieutenant Colonel Charles Augustus West, executor as aforesaid; and having also taken into consideration a Claim made by Lieutenant Colonel Thomas Burrows, as administrator aforesaid, for the same debt, stated to amount, principal and interest, to the aggregate sum of five thousand four hundred and seventy-five Pagodas

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Pagodas and twenty-eight fanams (P^a 5,475. 28 f.) or two thousand one hundred and ninety Pounds five Shillings and four-pence sterling (£2,190. 5 s. 4 d.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Nabob Wallajah granted two Tunkahs to the said late Lieutenant George Burrows Clarke, both bearing date the sixth day of Rubbessanase in the year eleven hundred and ninety-three of the Hegyra, corresponding with the twenty-third day of April in the year of our Lord one thousand seven hundred and seventy-nine, viz., one for the sum of one thousand seven hundred and twenty-three Pagodas nineteen fanams and seventy cash (P^a 1,723. 19 f. 70 c.) for arrears of pay and allowances due to the said Lieutenant George Burrows Clarke, on or before the third day of February in the year of our Lord one thousand seven hundred and seventy-eight, and another for an Enam or present for one hundred and forty Pagodas (P^a 140.) amounting together to the sum of one thousand eight hundred and sixty-three Pagodas nineteen fanams and seventy cash (P^a 1,863. 19 f. 70 c.): And we do further find, That the sum of two hundred and thirty-eight Pagodas one fanam and fifty-five cash (P^a 238. 1 f. 55 c.) was paid on the first Tunkah, leaving a balance due thereon of one thousand four hundred and eighty-five Pagodas eighteen fanams and fifteen cash (P^a 1,485. 18 f. 15 c.): And we do further find, That a fresh Tunkah was granted for the said sum of one thousand four hundred and eighty-five Pagodas eighteen fanams and fifteen cash (P^a 1,485. 18 f. 15 c.) under date the seventh day of Jemadceulawul in the year eleven hundred and ninety-four of the Hegyra, corresponding with the twelfth day of May in the year of our Lord one thousand seven hundred and eighty, no part of which has been paid: And we do further find, That the first recited Tunkah for the sum of one hundred and forty Pagodas (P^a 140.) not being paid, another Tunkah for the said sum was granted on the said seventh Jemadceulawul eleven hundred and ninety-four of the Hegyra: And we do further find, That the said Tunkah being granted for a gift or present, or for interest, nothing is due thereon from the representatives of the said late Nabob Wallajah to the representatives of the said late George Burrows Clarke: And we do further find, That the said Lieutenant George Burrows Clarke was discharged from the service of the said Nabob Wallajah on or about the third day of February in the year of our Lord one thousand seven hundred and seventy-eight, and that the said Lieutenant George Burrows Clarke was not in the employ of the said United East India Company when he entered into or while he was in the service of his said Highness: And we do further find, That the said Charles Augustus West, executor as aforesaid, and the said Lieutenant Colonel Thomas Burrows, administrator as aforesaid, have entered into an agreement declaratory of their respective interests in the debt under consideration, by which agreement they have declared the proportion of the principal sum claimed due to the estate of the said late Captain James West, assignee of Cundapah, assignee of George Burrows Clarke, is seven hundred and ninety-two and one-half Pagodas (P^a 792 ½.) and that the remainder six hundred and ninety-two and one-half Pagodas (P^a 692 ½.) is the property of the estate of the said late George Burrows Clarke: And we do further find, That upon making up the account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum of four thousand four hundred and fifty-three Pagodas eighteen fanams and seventy-three cash (P^a 4,453. 18 f. 73 c.) or one thousand seven hundred and eighty-one Pounds seven Shillings and seven-pence sterling (£1,781. 7 s. 7 d.) and no more, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said George Burrows Clarke: And we the said Thomas Cockburn and Robert Harry Inglis do hereby Award and Adjudge, That nothing is due and owing from the representatives of the said Nabob Wallajah to the representatives of the said George Burrows Clarke, on account of the Tunkah, for one hundred and forty Pagodas (P^a 140.): And we do further Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of four thousand four hundred and fifty-three Pagodas eighteen fanams and seventy-three cash (P^a 4,453. 18 f. 73 c.) or one thousand seven hundred and eighty-one Pounds seven Shillings and seven-pence sterling (£1,781. 7 s. 7 d.) and no more, was and still is justly due and owing from the representatives of his said Highness the Nabob Wallajah to the representatives of the said George Burrows Clarke: And we do further Award and Order, That the said debt, being a debt contracted by his said Highness Wallajah for military pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two thousand two hundred and fifty-seven Pagodas thirty-five fanams and twenty cash (P^a 2,257. 35 f. 20 c.) or nine hundred and three Pounds two Shillings and eight-pence sterling (£903. 2 s. 8 d.) being a portion of the said debt, is due and owing to the said Charles Augustus West, executor as aforesaid of the said Captain James West, assignee of Polikere Candapah, assignee of the said George Burrows Clarke; and that the said Charles Augustus West hath and shall have right to participate to the amount of the said sum of two thousand two hundred and fifty-seven Pagodas thirty-five fanams and twenty cash (P^a 2,257. 35 f. 20 c.) or nine hundred and three Pounds two Shillings and eight-pence sterling (£903. 2 s. 8 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and eighteen Pagodas thirty-five fanams and one cash (P^a 118. 35 f. 1 c.) or forty-seven Pounds ten Shillings and eight-pence sterling (£47. 10 s. 8 d.) being a further portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson

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Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of one hundred and eighteen Pagodas thirty-five fanams and one cash (P^a 118. 35 f. 1 c.) or forty-seven Pounds ten Shillings and eight-pence sterling (£. 47. 10 s. 8 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand and seventy-six Pagodas thirty-two fanams and fifty-two cash (P^a 2,076. 32 f. 52 c.) or eight hundred and thirty Pounds fourteen Shillings and three-pence sterling (£. 830. 14 s. 3 d.) being the remaining portion of the said debt, is due and owing to the said Lieutenant Colonel Thomas Burrows, administrator as aforesaid; and that the said Lieutenant Colonel Thomas Burrows hath and shall have right to participate to the amount of the said sum of two thousand and seventy-six Pagodas thirty-two fanams and fifty-two cash (P^a 2,076. 32 f. 52 c.) or eight hundred and thirty Pounds fourteen Shillings and three-pence sterling (£. 830. 14 s. 3 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkahs, or the debts claimed thereon, at the instance of the said Lieutenant Colonel Charles Augustus West, the said Lieutenant Colonel Thomas Burrows, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkahs aforesaid shall be and are hereby declared null and void. In witness whereof, we the said Thomas Cockburn and Robert Harry Inglis have hereunto set our hands, the eighteenth day of March in the year of our Lord one thousand eight hundred and eighteen.

Signed in the presence of

(Signed)

{ THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

Robert Playfair.

CLAIM N^o 2 of N^o 134 in our First Report; also included in N^o 1,449 in our Fifth Report.

N^o 466.

CLAIM
N^o 2 of N^o 50 in the
London Gazette of
the 12th August,
1806, also included
in
N^o 257 in the London
Gazette of the
24th June 1809;
and,
N^o 2 of N^o 134 in the
First Report to
Parliament; also
included in
N^o 1,449 in the Fifth
Report to Parlia-
ment.

Lieutenant Colonel
Charles Augustus
West, one of the
Executors of the
late Captain James
West, Assignee of
Sapany Pillay.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Lieutenant-Colonel Charles Augustus West, of Landguard Fort, one of the executors of the late Captain James West, formerly of Madras in the East Indies, assignee of Sapany Pillay, also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted the Claims of the estate of the said late Captain James West to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him as executor aforesaid under the said Indenture: And whereas the said late Captain James West, assignee aforesaid, did execute certain Articles of Agreement bearing date the second day of February in the year of our Lord one thousand eight hundred and one, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him from his Highness the said late Nabob Wallajah, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only remaining Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Lieutenant-Colonel Charles Augustus West, executor as aforesaid of the said Captain James West, assignee as aforesaid, upon his Highness the said late Nabob Wallajah for the principal sum of five hundred and fifty-eight Star Pagodas (S. P^a 558.) which with amounts of interest is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand seven hundred and forty-five Star Pagodas thirty fanams and fourteen cash (S. P^a 1,745. 30 f. 14 c.) or six hundred and ninety-eight

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eight Pounds five Shillings and nine-pence sterling (£. 698. 5 s. 9 d.): And having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Lieutenant-Colonel Charles Augustus West, executor as aforesaid, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Nabob Wallajah granted a Tunkah in favour of the said Sapany Pillay, under date eleventh day of Zeehij eleven hundred and ninety-two of the Hegyra, for the sum of five hundred and fifty-eight Star Pagodas (S. P^a 558.) stated in the said obligation to be "on account of balance on a purchase of large timbers from Mr. De Souza through Sapany Pillay:" And we do further find, That a payment of three Pagodas (P^a 3.) was made on account of this Tunkah on the twenty-eighth day of Suffer eleven hundred and ninety-three of the Hegyra: And we do further find, That the said Sapany Pillay assigned and transferred over the said Tunkah to the said late James West, by a Deed bearing date the thirteenth day of February in the year of our Lord one thousand seven hundred and eighty-nine: And we do further find, That upon making up the Account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum of one thousand six hundred and nine Pagodas eight fanams and fifty-five cash (P^a 1,609. 8 f. 55 c.) or six hundred and forty-three Pounds thirteen Shillings and eight-pence sterling (£. 643. 13 s. 8 d.) and no more, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said Sapany Pillay: And we the said Thomas Cockburn and Robert Harry Inglis do hereby award and adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of one thousand six hundred and nine Pagodas eight fanams and fifty-five cash (P^a 1,609. 8 f. 55 c.) or six hundred and forty-three Pounds thirteen Shillings and eight-pence sterling (£. 643. 13 s. 8 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said Sapany Pillay: And we do further Award and Order, That the said Debt being a Debt contracted by the said Nabob Wallajah, for goods sold to his said Highness previous to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one thousand five hundred and twenty-eight Pagodas thirty-one fanams and twenty-eight cash (P^a 1,528. 31 f. 28 c.) or six hundred and eleven Pounds and ten Shillings sterling (£. 611. 10 s.) being a portion of the said Debt, is due and owing to the said Charles Augustus West, executor as aforesaid, and that the said Charles Augustus West hath and shall have right to participate to the amount of the said sum of one thousand five hundred and twenty-eight Pagodas thirty-one fanams and twenty-eight cash (P^a 1,528. 31 f. 28 c.) or six hundred and eleven Pounds and ten Shillings sterling (£. 611. 10 s.) in the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic; and that the sum of eighty Pagodas nineteen fanams and twenty-seven cash (P^a 80. 19 f. 27 c.) or thirty-two Pounds three Shillings and eight-pence sterling (£. 32. 3 s. 8 d.) being the remaining portion of the said Debt, is due and owing to the said Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of eighty Pagodas nineteen fanams and twenty-seven cash (P^a 80. 19 f. 27 c.) or thirty-two Pounds three Shillings and eight-pence sterling (£. 32. 3 s. 8 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the Debt claimed thereon at the instance of the said Lieutenant-Colonel Charles Augustus West, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Thomas Cockburn and Robert Harry Inglis have hereunto set our hands, the eighteenth day of March, in the year of our Lord one thousand eight hundred and eighteen.

Signed in the presence of: (Signed) {THOMAS COCKBURN.
(Signed) Robert Playfair. {ROBERT HARRY INGLIS.

CLAIMS N^o 35 and 36 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of

N^o 467.

CLAIMS
N^o 28 and 29 in the
London Gazette of
the 12th August,
1806; and
N^o 35 and 36 in the
First Report to Pa-
liament.

James Lucy
Dighton,

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his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas James Lucy Dighton, late of Madras in the East Indies, but now of Coleford in the County of Gloucester, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said James Lucy Dighton hath also become party to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce, one-fortieth part of every debt or sum of money owing to him the said James Lucy Dighton, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-fortieth part to be taken upon the sum at which the principal and interest of the said Debt shall be liquidated or made up; and hath further transferred and assigned over to the said Trustees, one other fortieth part of every debt or sum of money owing to him the said James Lucy Dighton from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one other fortieth part to be taken upon the sum at which the principal and interest of the said Debt shall be liquidated or made up, to receive and hold the said one other fortieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny, George Moubray and Valentine Conolly, being the remaining Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thus he and they respectively have submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration two Claims made by the said James Lucy Dighton, the first for the principal sum of twenty thousand Pagodas (P^a 20,000.) which with the arrears of interest stated to be due thereon, amounted, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-five thousand three hundred and eighty-three Pagodas twenty-three fanams and forty-eight cash (P^a 35,383. 23 f. 48 c.) or fourteen thousand one hundred and fifty-three Pounds eight Shillings and six-pence sterling (£14,153. 8 s. 6 d.) and the second for the principal sum of forty-two thousand and five hundred Star Pagodas (S. P^a 42,500.) as a balance due on a conditional obligation of his said late Highness the Nabob Wallajah to the said James Lucy Dighton, stated to be for the sum of sixty-two thousand five hundred Star Pagodas (S. P^a 62,500.) which balance with the arrears of interest also stated to be due thereon, amounted, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-nine thousand six hundred and eighty-one Star Pagodas (S. P^a 79,681.) or thirty-one thousand eight hundred and seventy-two Pounds and eight Shillings sterling (£31,872. 8 s.): And having also taken into consideration a Claim made by the said John Fordyce as assignee aforesaid, for the one-fortieth part as aforesaid, of the sum claimed as aforesaid by the said James Lucy Dighton: And having also taken into consideration a Claim made by certain of the Trustees as aforesaid, for themselves and others as assignees aforesaid, for the other fortieth part as aforesaid of the sum claimed as aforesaid by the said James Lucy Dighton, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, in reference to the first Claim, that his Highness the said late Nabob Wallajah granted a Bond to the said James Lucy Dighton, bearing date the eleventh day of July in the year of our Lord one thousand seven hundred and ninety-one, for the principal sum of thirty thousand Star Pagodas (S. P^a 30,000.) to run at interest at the rate of six per cent. per annum, from the ninth day of July in the said year of our Lord one thousand seven hundred and ninety-one: And we do further find, That the said Bond so granted, was subsequently cancelled and delivered up on the eighth Suffer twelve hundred and eight of the Hegyra, stated to correspond with the sixteenth day of September in the year of our Lord one thousand seven hundred and ninety-three, and that in lieu thereof two other Bonds of the original tenor and date, were granted by his said Highness Wallajah to him the said James Lucy Dighton, one for five thousand Pagodas (P^a 5,000.) and the other for twenty-five thousand Star Pagodas (S. P^a 25,000): And we do further find, That on the eleventh of the aforesaid month Suffer, this said last Bond for twenty-five thousand Star Pagodas (S. P^a 25,000.) was also cancelled and delivered up, and in lieu thereof three other Bonds also of the original tenor and date, were granted by his said late Highness in favour of the said James Lucy Dighton, the first for five thousand Star Pagodas (S. P^a 5,000.) the second for seventeen thousand Star Pagodas (S. P^a 17,000.) and the third for three thousand Star Pagodas (S. P^a 3,000.): And we do further find, That the aggregate amount principal and interest, due from the representatives of his Highness the said late Nabob Wallajah to

James

James Lucy Dighton, and his representatives and assigns on the said four Bonds, was, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of fifty-three thousand one hundred and eighteen Pagodas, thirty-seven fanams and seventy-seven cash (P^{rs} 53,118. 37 f. 77 c.) or twenty-one thousand two hundred and forty-seven Pounds eleven Shillings and three-pence sterling (£.21,247. 11 s. 3 d.); And we do further find, That the first Bond aforesaid, of his Highness the said late Nabob Wallajah, for five thousand Star Pagodas (S. P^r 5,000.) was, before the tenth day of July in the year of our Lord one thousand eight hundred and five, virtually assigned for a valuable consideration by the said James Lucy Dighton to Samuel Swinton, since deceased, and was by him assigned to his son-in-law Archibald Hepburn Mitchelson, also since deceased, and has been separately claimed before us on the part of the said Archibald Hepburn Mitchelson; and therefore the said Bond with the arrears of interest calculated to be due thereon, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amounting in the aggregate to eight thousand eight hundred and fifty-three Star Pagodas six fanams and twenty-six cash (P^{rs} 8,853. 6 f. 26 c.) or three thousand five hundred and forty-one Pounds five Shillings and two-pence-halfpenny sterling (£.3,541. 5 s. 2 1/2 d.) is not included in this Award: And we do further find, That the second Bond aforesaid, of his Highness the said late Nabob Wallajah, for five thousand Star Pagodas (S. P^r 5,000.) was assigned by the said James Lucy Dighton to Francis Plaistow (afterwards Francis Plaistow Trapaud,) and has been also separately claimed before us on the part of the said Francis Plaistow Trapaud, and therefore the said Bond with the arrears of interest calculated to be due thereon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amounting in the aggregate to eight thousand eight hundred and fifty-three Star Pagodas six fanams and twenty-six cash (S. P^r 8,853. 6 f. 26 c.) or three thousand five hundred and forty-one Pounds five Shillings and two-pence-halfpenny sterling (£.3,541. 5 s. 2 1/2 d.) is not included in this Award: And we do further find, In respect to the remaining Bonds aforesaid, bearing date respectively on the eleventh day of July in the year of our Lord one thousand seven hundred and ninety-one; the third for the sum of seventeen thousand Star Pagodas (S. P^r 17,000.) and the fourth for the sum of three thousand Star Pagodas (S. P^r 3,000.) That the aggregate amount principal and interest, due from the representatives of his Highness the said late Nabob Wallajah to James Lucy Dighton and his representatives, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of thirty-five thousand four hundred and twelve Pagodas twenty-five fanams and twenty-five cash (P^{rs} 35,412. 25 f. 25 c.) or fourteen thousand one hundred and sixty-five Pounds and two-pence sterling (£.14,165. 0 s. 10 d.); And we do further find, In respect to the second Claim preferred by the said James Lucy Dighton, founded on the conditional obligation aforesaid, granted by the late Nabob Wallajah on the twenty-sixth Zeeood twelve hundred and four of the Hegyre, corresponding with the sixteenth day of August in the year of our Lord one thousand seven hundred and ninety, and amounting principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four to the aggregate sum of seventy-nine thousand six hundred and eighty-one Pagodas (P^r 79,681.) or thirty-one thousand eight hundred and seventy-two Pounds and eight Shillings sterling (£.31,872. 8 s.) That nothing is due to the said James Lucy Dighton and his representatives from the representatives of his said late Highness the Nabob Wallajah, or from the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabob of the Carnatic and of the Amier ul Omrah: And we, the said Sir Benjamin Hothhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That in respect of the said second Claim preferred by the said James Lucy Dighton as aforesaid, for the principal sum of forty-two thousand five hundred Pagodas (P^r 42,500.) amounting with interest as aforesaid, to the aggregate sum of seventy-nine thousand six hundred and eighty-one Pagodas (P^r 79,681.) or thirty-one thousand eight hundred and seventy-two Pounds and eight Shillings sterling (£.31,872. 8 s.) nothing is due to the said James Lucy Dighton and his representatives from the representatives of his Highness the said late Nabob Wallajah, or from the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabob of the Carnatic and of the Amier ul Omrah: And we do further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of thirty-five thousand four hundred and twelve Pagodas twenty-five fanams and twenty-five cash (P^{rs} 35,412. 25 f. 25 c.) or fourteen thousand one hundred and sixty-five Pounds and two-pence sterling (£.14,165. 0 s. 10 d.) and no more, was and still is due and owing from the representatives of his Highness the said late Nabob Wallajah to the said James Lucy Dighton and his representatives, in respect of the said four Bonds as aforesaid, the one for seventeen thousand Star Pagodas (S. P^r 17,000.) and the other for three thousand Star Pagodas (S. P^r 3,000.) on which the first Claim is preferred as aforesaid: And we do further Award and Order, That the said Debt being a Debt contracted by his Highness the said late Nabob Wallajah for civil pay and allowances, is and shall be payable in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty-three thousand six hundred and forty-one Star Pagodas six fanams and twenty-six cash (S. P^r 33,641. 40 f. 68 c.) or thirteen thousand four hundred and fifty-six Pounds fifteen Shillings and nine-pence-halfpenny sterling (£.13,456. 15 s. 9 1/2 d.) being a portion of the said Debt, is due and owing to the said James Lucy Dighton and his representatives, and that the said James Lucy Dighton and his representatives shall have and shall participate in the amount of the said sum of thirty-three thousand six hundred and fifty-six Star Pagodas six fanams and twenty-six cash (S. P^r 33,641. 40 f. 68 c.) or thirteen thousand four hundred and fifty-six Pounds fifteen Shillings and nine-pence-halfpenny

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penny sterling (£. 13,456. 15 s. 9½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah, and that the sum of eight hundred and eighty-five Star Pagodas thirteen fanams and eighteen and one-half cash (S. P^a 885. 13 f. 18½ c.) or three hundred and fifty-four Pounds two Shillings and sixpence one farthing sterling (£. 354. 2 s. 6½ d.) being a further portion of the said debt, is due and owing to James King of Tavistock Place in the County of Middlesex, one of the executors of the said late John Fordyce, and that the said James King hath and shall have right to participate to the amount of the said sum of eight hundred and eighty-five Star Pagodas thirteen fanams and eighteen and one-half cash (S. P^a 885. 13 f. 18½ c.) or three hundred and fifty-four Pounds two Shillings and sixpence one farthing sterling (£. 354. 2 s. 6½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of eight hundred and eighty-five Star Pagodas thirteen fanams and eighteen and one-half cash (S. P^a 885. 13 f. 18½ c.) or three hundred and fifty-four Pounds two Shillings and sixpence one farthing sterling (£. 354. 2 s. 6½ d.) being the remainder of the said debt, is due and owing to Charles Binny, George Moubray and Valentine Conolly, assignees as aforesaid, and that the said Charles Binny, George Moubray, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of eight hundred and eighty-five Star Pagodas thirteen fanams and eighteen and one-half cash (S. P^a 885. 13 f. 18½ c.) or three hundred and fifty-four Pounds two Shillings and sixpence one farthing sterling (£. 354. 2 s. 6½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all demands whatsoever, in respect of all the said hereinbefore recited Claims, them or either of them, except the two bonds for five thousand Pagodas (P^a 5,000.) each, hereinbefore excepted, at the instance of the said James Lucy Dighton, or of any other person or persons whatsoever: And we do further Award and Order, That the two Bonds aforesaid for seventeen thousand Star Pagodas (S. P^a 17,000.) and three thousand Star Pagodas (S. P^a 3,000.) and the conditional obligation aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have herunto set our hands, the sixteenth day of April in the year of our Lord one thousand eight hundred and eighteen.

Signed in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 96 in our First Report.

N° 408.

CLAIM
N° 29 in the London
Gazette of the
12th August 1806,
and,
N° 96 in the First
Report to Parlia-
ment.

Francis Plaistow,
since *Francis*
Plaistow Trapaud,
Assignee of *James*
Lucy Dighton.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Francis Plaistow, since Francis Plaistow Trapaud of Potter's Bar near Barnet in the County of Middlesex, assignee of James Lucy Dighton, late of Madras in the East Indies, but now of Coleford in the County of Gloucester, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Francis Plaistow Trapaud, assignee as aforesaid, hath also become party to certain Articles of Agreement bearing date the first day of September in the year of our Lord one thousand eight hundred and four, between several persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part; and hath thereby transferred and assigned over to the said John Fordyce, one-fortieth part of every debt or sum of money owing to him the said Francis Plaistow Trapaud, assignee as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and hath further transferred and assigned over to the said Trustees one other fortieth part of every debt or sum of money owing to him the said Francis Plaistow Trapaud, assignee as aforesaid,

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aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one other fortieth part, so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September in the year of our Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny, George Moubray and Valentine Conolly, being the remaining Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture. Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Francis Plaistow Trapaud, assignee as aforesaid, upon a Bond of his Highness the said late Nabob Wallajah in favour of the said James Lucy Dighton, bearing date the eleventh day of July in the year of our Lord one thousand seven hundred and ninety-one, for the principal sum of five thousand Pagodas (P^a 5,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand eight hundred and fifty-three Star Pagodas twelve fanams and six cash (S. P^a 8,853. 12 f. 6 c.) or three thousand five hundred and forty-one Pounds six Shillings and three-pence sterling (£. 3,541. 6 s. 3 d.); and having also taken into consideration a Claim made by the said John Fordyce, as assignee aforesaid, for the one-fortieth part as aforesaid of the sum claimed as aforesaid by the said Francis Plaistow Trapaud, assignee as aforesaid; and having also taken into consideration a Claim made by certain of the Trustees as aforesaid, for themselves and others, as assignees aforesaid, for the other fortieth part as aforesaid of the sum claimed as aforesaid by the said Francis Plaistow Trapaud, assignee as aforesaid; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, conformably to our Award number four hundred and sixty-seven (N^o 467.) of the sixteenth day of this present month of April, in the Claims of the said James Lucy Dighton; That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate amount, principal and interest, due on the Bond in claim from the representatives of his Highness the said late Nabob Wallajah to Francis Plaistow Trapaud, assignee as aforesaid and his representatives, was eight thousand eight hundred and fifty-three Star Pagodas six fanams and twenty-six cash (S. P^a 8,853. 6 f. 26 c.) or three thousand five hundred and forty-one Pounds five Shillings and two-pence one halfpenny sterling (£. 3,541. 5 s. 2½ d.) and no more: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of eight thousand eight hundred and fifty-three Star Pagodas six fanams and twenty-six cash (S. P^a 8,853. 6 f. 26 c.) or three thousand five hundred and forty-one Pounds five Shillings and two-pence one halfpenny sterling (£. 3,541. 5 s. 2½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Francis Plaistow Trapaud, assignee as aforesaid, and his representatives: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallajah for civil pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, that the sum of eight thousand four hundred and ten Star Pagodas twenty fanams and fifty-seven cash (S. P^a 8,410. 20 f. 57 c.) or three thousand three hundred and sixty-four Pounds three Shillings and eleven-pence one halfpenny sterling (£. 3,364. 3 s. 11½ d.) being a portion of the said debt, is due and owing to the said Francis Plaistow Trapaud, assignee as aforesaid; and that the said Francis Plaistow Trapaud hath and shall have right to participate to the amount of the said sum of eight thousand four hundred and ten Star Pagodas twenty fanams and fifty-seven cash (S. P^a 8,410. 20 f. 57 c.) or three thousand three hundred and sixty-four Pounds three Shillings and eleven-pence one halfpenny sterling (£. 3,364. 3 s. 11½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two hundred and twenty-one Star Pagodas thirteen fanams and sixty-four and one-half cash (S. P^a 221. 13 f. 64½ c.) or eighty-eight Pounds ten Shillings and seven-pence one halfpenny sterling (£. 88. 10 s. 7½ d.) being a further portion of the said debt, is due and owing to James King of Tavistock Place, in the County of Middlesex, one of the executors of the said late John Fordyce; and that the said James King hath and shall have right to participate to the amount of the said sum of two hundred and twenty-one Star Pagodas thirteen fanams and sixty-four and one-half cash (S. P^a 221. 13 f. 64½ c.) or eighty-eight Pounds ten Shillings and seven-pence one halfpenny sterling (£. 88. 10 s. 7½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two hundred and twenty-one Star Pagodas thirteen fanams and sixty-four and one-half cash (S. P^a 221. 13 f. 64½ c.) or eighty-eight Pounds ten Shillings and seven-pence one halfpenny sterling (£. 88. 10 s. 7½ d.) being the remainder of the said debt, is due and owing to Charles Binny, George Moubray, and

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and Valentine Conolly, as assignees aforesaid; and that the said Charles Binny, George Moubray, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of two hundred and twenty-one Star Pagodas thirteen fanams and sixty-four and one-half cash (S. P² 221. 13f. 64½c.) or eighty-eight Pounds ten Shillings and seven-pence one halfpenny sterling (£88. 10s. 7½d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond or the Debt claimed thereon, at the instance of the said Francis Plaistow Trapaud, assignee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-second day of April in the year of our Lord one thousand eight hundred and eighteen.

Signed in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N^o 1 and 2 of N^o 22 in our First Report.

N^o 469.
CLAIMS
N^o 1 and 2 of N^o 22 in
the London Gazette
of the 14th August
1806, and
N^o 1 and 2 of N^o 22
in the First Report to
Parliament.
Valentine Conolly.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Valentine Conolly late of Madras in the East Indies, but now of Portland Place in the parish of Saint Mary-le-Bone in the County of Middlesex, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Valentine Conolly hath become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the said Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the said County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees, one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the remaining trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claims made by the said Valentine Conolly upon his Highness the said late Nabob Omdut ul Omrah, for the principal sum of nine thousand Pagodas (P² 9,000.) which, with the arrears of interest stated to be due thereon, amounted, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eleven thousand six hundred and ten Pagodas (P² 11,610.) or four thousand six hundred and forty-four Pounds sterling (£4,644.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Valentine Conolly; and having duly investigated the said claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That his Highness the said late Nabob Omdut ul Omrah granted a Bond to the said Valentine Conolly, bearing date the first day of July in the year of our Lord one thousand seven hundred and ninety-nine, for the principal sum of

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six thousand Star Pagodas (S. P^a 6,000;) and also an order on Messieurs Binny and Denison of Madras aforesaid, bearing date the fifteenth day of August in the year of our Lord one thousand seven hundred and ninety-nine, to pay to the said Valentine Conolly (on his the said Nabob Omdut ul Omrah's account) the principal sum of three thousand Star Pagodas (S. P^a 3,000;) And we do further find, That the debt so constituted by the said Bond and Order was for salary as surgeon and allowances, stated to be due by his Highness the said late Nabob Omdut ul Omrah to the said Valentine Conolly, and that the said Valentine Conolly was employed in the service of his said Highness, with the knowledge and sanction of the government of Madras: And we do further find, That on making up the account between the said late Nabob Omdut ul Omrah and the said Valentine Conolly, the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Valentine Conolly and his representatives, was nine thousand and sixty-four Star Pagodas ten fanams and sixty cash (S. P^a 9,064. 10 f. 60 c.) or three thousand six hundred and twenty-five Pounds fourteen Shillings and one penny sterling (£.3,625. 14s. 1d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of nine thousand and sixty-four Star Pagodas ten fanams and sixty cash (S. P^a 9,064. 10 f. 60 c.) or three thousand six hundred and twenty-five Pounds fourteen Shillings and one penny sterling (£.3,625. 14s. 1d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Valentine Conolly and his assigns: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for civil pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eight thousand and six hundred and eleven Star Pagodas one fanam and sixty-five cash (S. P^a 8,611. 1 f. 65 c.) or three thousand four hundred and forty-four Pounds eight Shillings and five-pence sterling (£.3,444. 8s. 5d.) being a portion of the said debt, is due and shall have right to participate to the amount of the said sum of eight thousand six hundred and eleven Star Pagodas one fanam and sixty-five cash (S. P^a 8,611. 1 f. 65 c.) or three thousand four hundred and forty-four Pounds eight Shillings and five-pence sterling (£.3,444. 8s. 5d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of four hundred and fifty-three Star Pagodas eight fanams and seventy-five cash (S. P^a 453. 8 f. 75 c.) or one hundred and eighty-one Pounds five Shillings and eight-pence sterling (£.181. 5s. 8d.) being the remainder of the said debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of four hundred and fifty-three Star Pagodas eight fanams and seventy-five cash (S. P^a 453. 8 f. 75 c.) or one hundred and eighty-one Pounds five Shillings and eight-pence sterling (£.181. 5s. 8d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond and Order, or the Debt claimed thereon, at the instance of the said Valentine Conolly, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond and Order aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fifteenth day of May in the year of our Lord one thousand eight hundred and eighteen.

Signed in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N^o 413 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Dava Poorooschottam

N^o 471.

CLAIM
N^o 556 in the London
Gazette of the
29th July 1809;
and,
N^o 413 in the Fifth
Report to Parlia-
ment.

Dava Poorooschot-
tam Vencatasa,
described as the
only Heir and per-
sonal Representa-
tive of Dava

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*Casyram Soory Dut,
and Hary Kistna
Vencatasoo.*

Vencatasoo of the East Indies, described as the only heir and personal representative of Dava Casyram Soory Dut and Hary Kistna Vencatasoo both also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said Dava Poorooshottam Vencatasoo, as the only heir and personal representative as aforesaid, upon a Bond of the Nabob Omdut ul Omrah, for the principal sum of two thousand six hundred Star Pagodas (S. P^a 2,600.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand seven hundred and fifty-six Star Pagodas forty-one fanams and seventy-three cash (S. P^a 4,756. 41 f. 73 c.) or one thousand nine hundred and two Pounds fifteen Shillings and sixpence sterling (£. 1,902. 15s. 6d.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the late Nabob Omdut ul Omrah granted a Bond bearing date the twelfth day of Mohurum twelve hundred and three of the Hegyra, for the sum of two thousand six hundred Star Pagodas (S. P^a 2,600.) in the names of Casheerain Soorish Dutta and Hurkishen Vincatesh, meaning the said Dava Casyram Soory Dut and Hary Kistna Vencatasoo: And we do further find, That the debt constituted by the said Bond consisted of goods sold and advances of money to his said Highness, and interest thereon: And we do further find, That upon setting aside the said Bond, and making up the account agreeably to the provisions and directions of the aforesaid Indenture, of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate amount, principal and interest due from the representatives of the said Nabob Omdut ul Omrah, to the representatives of the said Dava Casyram Soory Dut and of Hary Kistna Vencatasoo, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was two thousand seven hundred and ninety-five Star Pagodas fifteen fanams and forty-three cash (S. P^a 2,795. 15f. 43 c.) or one thousand one hundred and eighteen Pounds and three Shillings sterling (£. 1,118. 3s.): And we the said Sir Benjamin Hobhouse and Robert Harry Inglis do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of two thousand and seven hundred and ninety-five Star Pagodas fifteen fanams and forty-three cash (S. P^a 2,795. 15f. 43 c.) or one thousand one hundred and eighteen pounds and three Shillings sterling (£. 1,118. 3s.); and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Dava Casyram Soory Dut and Hary Kistna Vencatasoo, and that the said Dava Poorooshottam Vencatasoo, grandson and heir of the said Dava Casyram Soory Dut, and brother and administrator of the said Hary Kistna Vencatasoo, hath and shall have right to participate to the amount of the said sum of two thousand seven hundred and ninety-five Star Pagodas fifteen fanams and forty-three cash (S. P^a 2,795. 15f. 43 c.) or one thousand one hundred and eighteen Pounds and three Shillings sterling (£. 1,118. 3s.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted for goods sold and money advanced to his said Highness the Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond, or the debt claimed thereon, at the instance of the said Dava Poorooshottam Vencatasoo, grandson and heir as aforesaid, and brother and administrator as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Robert Harry Inglis have hereunto set our hands, the first day of June in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)

in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

CLAIM N^o 11 in our First Report; and N^o 928 in our Fifth Report.

N^o 474.

CLAIM
N^o 49 in the London
Gazette of the
15th Aug^r 1806;
and,
N^o 272 in the London
Gazette of the
24th June 1809,
and,
N^o 11 in the First
Report to Parlia-
ment;
and,

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah

Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Bydypaty Venkiah Braminy, since deceased, late of Madras in the East Indies, and George Moss of Madras aforesaid, mortgagee of Messieurs John Tulloh, George Halyburton, and Gilbert Falconer, formerly of Madras aforesaid, merchants, attornies of William Douglas Brodie, also of Madras aforesaid, assignee of the said Bydypaty Venkiah Braminy, respectively became parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said late Bydypaty Venkiah Braminy did become party to certain Articles of Agreement bearing date the second day of February in the year of our Lord one thousand eight hundred and one, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him the said Bydypaty Venkiah Braminy, from his Highness the said Nabob Wallajah, and of the interest which should have accrued thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Bydypaty Venkiah Braminy, upon a Bond of the Nabob Wallajah, for the principal sum of fifteen thousand nine hundred and sixty-four Star Pagodas and seven fanams (S. P. 15,964. 7 f.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-three thousand and twenty-nine Star Pagodas thirty-six fanams and sixty-four cash (S. P. 23,029. 36 f. 64 c.) or nine thousand two hundred and eleven Pounds and nineteen Shillings sterling (£.9,211. 19 s.) and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid; and having also taken into consideration a Claim made by the said George Moss, mortgagee as aforesaid, of the said William Douglas Brodie, assignee as aforesaid, upon the same bond stated to amount, principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-three thousand and thirty Star Pagodas nineteen fanams and five cash (S. P. 23,030. 19 f. 5 c.) or nine thousand two hundred and twelve Pounds three Shillings and four-pence sterling (£.9,212. 3 s. 4 d.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Wallajah granted a bond to Venkiah, meaning the said late Bydypaty Venkiah Braminy, bearing date the twentieth day of the moon Zebige one thousand two hundred and nine of the Hegyra, for the principal sum of fifteen thousand nine hundred and sixty-four Pagodas and seven fanams (P. 15,964. 7 f.); and that the debt constituted by the said bond originated partly in bona fide advances of money made in the years of our Lord one thousand seven hundred and seventy-nine, and one thousand seven hundred and eighty, and partly in interest thereon: And we do further find, That the said Bydypaty Venkiah Braminy, by a Deed bearing date the fourteenth day of October in the year of our Lord one thousand eight hundred and two, assigned and transferred over to the said William Douglas Brodie, for a valuable consideration, all his right and interest in the said bond, and therefore that nothing is due and owing from the representatives of the said Nabob Wallajah, to the estate of the said late Bydypaty Venkiah Braminy, in respect of the said bond or the debt claimed thereon: And we do further find, That the said bond was mortgaged by Messieurs John Tulloh, George Halyburton and Gilbert Falconer, as the attornies, and by the authority in writing of the said William Douglas Brodie, assignee as aforesaid, and then a partner in their firm, to the said George Moss, on the first day of November in the year of our Lord one thousand eight hundred and six, to cover a bond debt of the said firm to the said George Moss, bearing the same date, and amounting to the sum of five thousand and forty-four Star Pagodas twenty-four fanams and fifty-five cash (S. P. 5,044. 24 f. 55 c.) carrying interest at the rate of ten per cent. per annum: And we do further find, on setting aside the said Bond, and making up an account of the original advances, agreeably to the principles of the Deed of Covenant of the tenth day of July in the year of our Lord one thousand eight hundred and five, That the aggregate sum of fifteen thousand five hundred and thirty-five Star Pagodas eighteen fanams and twenty cash (S. P. 15,535. 18 f. 20 c.) or six thousand two hundred and fourteen Pounds three Shillings and sixpence sterling (£.6,214. 3 s. 6 d.) and no more, was, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of the said late Nabob Wallajah, to the assigns of the said late Bydypaty Venkiah Braminy: And we do further find, That as the hereinbefore recited mortgagors

Absolute
Adjudications
in favour of
Claimants.

Nº 928 in the Fifth
Report to Parlia-
ment.

*Bydypaty Venkiah
Braminy, since
deceased, and
George Moss,
Mortgagee of
Messieurs John
Tulloh, George
Halyburton, and
Gilbert Falconer,
Merchants,
Attornies of
William Douglas
Brodie, Assignee of
the said Bydypaty
Venkiah Braminy*

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in favour of
Claimants.

have a considerable residuary interest in a part of the said amount so found due on the said bond in claim, it is expedient that the said part should be awarded in the joint names of the said George Moss, mortgagee as aforesaid, and the said John Tulloh and William Douglas Brodie, first to secure payment in cash of the sum of five thousand and forty-four Star Pagodas twenty-four fanams and fifty-five cash (S. P^o 5,044. 24 f. 55 c.) with interest at the rate of ten (10) per cent. per annum, from the first day of November in the year of our Lord one thousand eight hundred and six, to the said George Moss, mortgagee as aforesaid; and secondly, when the said debt shall have been paid, to make over the surplus to the said mortgagors or their assigns: And we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That the estate of the said late Bydypaty Venkiah Braminy has no claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said claim preferred by him as aforesaid: And we do further Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aforesaid aggregate sum of fifteen thousand five hundred and thirty-five Star Pagodas eighteen fanams and twenty cash (S. P^o 15,535. 18 f. 20 c.) or six thousand two hundred and fourteen Pounds three Shillings and sixpence sterling (£6,214. 3 s. 6 d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Wallajah, to the assigns of the said late Bydypaty Venkiah Braminy: And we do further Award and Order, That the said debt, being a debt contracted for money bonâ fide lent to the said Nabob Wallajah, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of fourteen thousand seven hundred and fifty-eight Star Pagodas twenty-seven fanams and sixty-seven cash (S. P^o 14,758. 27 f. 67 c.) or five thousand nine hundred and three Pounds nine Shillings and four-pence sterling (£5,903. 9 s. 4 d.) being a portion of the said debt, is due and owing to George Moss mortgagee as aforesaid, the said John Tulloh and the said William Douglas Brodie; first to secure payment in cash of the sum of five thousand and forty-four Star Pagodas twenty-four fanams and fifty-five cash (S. P^o 5,044. 24 f. 55 c.) with interest at the rate of ten (10) per cent. per annum, from the first day of November in the year of our Lord one thousand eight hundred and six, to the said George Moss, mortgagee as aforesaid; and secondly, when the said debt shall have been paid, to make over the surplus to the said mortgagors or their assigns; and that the said George Moss, John Tulloh, and William Douglas Brodie, have and shall have right to participate to the amount of the said sum of fourteen thousand seven hundred and fifty-eight Star Pagodas twenty-seven fanams and sixty-seven cash (S. P^o 14,758. 27 f. 67 c.) or five thousand nine hundred and three Pounds nine Shillings and four-pence sterling (£5,903. 9 s. 4 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of seven hundred and seventy-six Star Pagodas thirty-two fanams and thirty-three cash (S. P^o 776. 32 f. 33 c.) or three hundred and ten Pounds fourteen Shillings and two-pence sterling (£310. 14 s. 2 d.) being the remaining portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of seven hundred and seventy-six Star Pagodas thirty-two fanams and thirty-three cash (S. P^o 776. 32 f. 33 c.) or three hundred and ten Pounds fourteen Shillings and two-pence sterling (£310. 14 s. 2 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the Debt or Debts claimed thereon, at the instance of the said late Bydypaty Venkiah Braminy, or of the said George Moss, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the thirtieth day of June in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) George Parkhouse.

CLAIM N^o 28 in our First Report.

N^o 475.

CLAIM

N^o 106 in the London
Gazette of the
19th August 1806;
and,
N^o 28 in the First
Report to Parlia-
ment.

Henry Smith, one
of the Executors of

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased,

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in favour of
Claimants.

the late William
Cook, brother and
sole Executor of the
late John Cook.

deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Henry Smith of Drapers Hall in the City of London, one of the executors of the late William Cook, brother and sole executor of the late John Cook, formerly commander of the Worcester East Indiaman, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Henry Smith, as one of the executors as aforesaid, upon the said Nabob Wallajah, for the value of certain saddlery goods stated to have been supplied to his said Highness, amounting to the principal sum of seven hundred and seventy-three Pounds six Shillings and sixpence sterling (£.773. 6s. 6d.); and having also taken into consideration a Claim made by the said Henry Smith, as one of the executors as aforesaid, upon the said late Ameer ul Omrah, for the principal sum of forty-six Pounds four Shillings and four-pence sterling (£.46. 4s. 4d.) as the value of two silver water plates, purchased by the said late Ameer ul Omrah of him the said late John Cook; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the first Claim for the principal sum of seven hundred and seventy-three Pounds six Shillings and sixpence sterling (£.773. 6s. 6d.) made by the said Henry Smith, one of the executors as aforesaid, ought not to have been made on the said late Nabob Wallajah but on the Ameer ul Omrah, the said saddlery as well as the said silver plates, amounting to the sum of forty-six Pounds four Shillings and four-pence sterling (£.46. 4s. 4d.) having been sold to him the said Ameer, in the month of July in the year of our Lord one thousand seven hundred and seventy-seven: And we do further find, upon making up the account of the said saddlery and silver plates, sold as aforesaid to the said Ameer ul Omrah, that on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum, principal and interest, of four thousand seven hundred and ninety-six Star Pagodas twenty-four fanams and forty cash (S. P. 4,796. 24 f. 40 c.) or one thousand nine hundred and eighteen Pounds twelve Shillings and eight-pence sterling (£.1,918. 12s. 8d.) was and is justly due and owing from the representatives of the said late Ameer ul Omrah to the representatives of the said late Captain John Cook: And whereas it has been established to the satisfaction of this Board, that by allowing all such Claims as have been made by and may be found justly due and owing from the said late Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by the said Ameer, will not exceed in amount the property belonging to him which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been justly liable to the satisfaction of the debts of the said late Ameer; and therefore all such debts, agreeably to the directions of the seventh clause of the aforesaid Deed of Indenture, bearing date the tenth day of July in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of four thousand seven hundred and ninety-six Star Pagodas twenty-four fanams and forty cash (S. P. 4,796. 24 f. 40 c.) or one thousand nine hundred and eighteen Pounds twelve Shillings and eight-pence sterling (£.1,918. 12s. 8d.) was due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Captain John Cook; and that the said Henry Smith, one of the executors of the said late William Cook, sole executor of the said late Captain John Cook, hath and shall have right to participate to the amount of the said sum of four thousand seven hundred and ninety-six Star Pagodas twenty-four fanams and forty cash (S. P. 4,796. 24 f. 40 c.) or one thousand nine hundred and eighteen Pounds twelve Shillings and eight-pence sterling (£.1,918. 12s. 8d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah: And we do further Award and Order, That the said debt, being a debt contracted by his said late Highness the Ameer ul Omrah, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah and the said Nabob Wallajah, and their successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Debts, then or either of them, or the demand or demands made on account thereof, at the instance of the said Henry Smith, one of the executors as aforesaid, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the sixth day of July in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed)

George Parkhouse.

Absolute
Adjudications
in favour of
Claimants.

CLAIM N° 1 of N° 65 in our First Report.

N° 479.

CLAIM

N° 1 of N° 97 in the
London Gazette of
the 12th August 1806.

and
N° 1 of N° 65 in the
First Report to Par-
liament

The Honourable
Hester Maria
Johnston, Widow
and Executrix of
the late Samuel
Johnston; Richard
Chase, Trustee un-
der Assignments of
the said late Samuel
Johnston and others;
Oliver Colt for him-
self and as Exec-
utor of the late
William Balfour;
and John Spalding.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the Honourable Hester Maria Johnston of Brompton in the County of Middlesex, widow and executrix of the late Samuel Johnston formerly of Madras in the East Indies, Richard Chase of Kensington-square in the said County of Middlesex, as trustee under assignments of the said late Samuel Johnston and others; and Oliver Colt of Halfmoon-street in the parish of Saint George's Hanover-square in the County of Middlesex, for himself and as executor of the late William Balfour and John Spalding, since deceased, formerly of Hill-street, in the aforesaid parish of Saint George's Hanover-square, in the County of Middlesex aforesaid, respectively became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Hester Maria Johnston, widow and executrix as aforesaid, Richard Chase, trustee as aforesaid, and Oliver Colt, for himself and as executor as aforesaid, and the late John Spalding, severally became parties to certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and thereby transferred and assigned over to the said Trustees, one-twentieth part of every debt or sum of money owing to them the said Hester Maria Johnston, widow and executrix as aforesaid, the said Richard Chase, as trustee as aforesaid, the said Oliver Colt, for himself and as executor as aforesaid, and the said John Spalding as aforesaid, since deceased, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture in all things whatsoever relating to the several claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a claim, number one (N° 1.) made by the said Hester Maria Johnston, widow and executrix as aforesaid, upon the said late Nabob Omdut ul Omrah, for the balance upon ten bonds of his said Highness, each bearing date the first day of November in the year of our Lord one thousand seven hundred and ninety-seven, in favour of the said late Samuel Johnston; the first bond being for the principal sum of seventy-seven thousand nine hundred and forty-one Pagodas and fifty-four cash (P^a 77,941. 0 f. 54 c.); the second being for the principal sum of ten thousand Pagodas (P^a 10,000.); the third being for the principal sum of fifteen thousand Pagodas (P^a 15,000.); the fourth being for the principal sum of nineteen thousand Pagodas (P^a 19,000.); the fifth being for the principal sum of twenty thousand Pagodas (P^a 20,000.); the sixth being for the principal sum of twenty-two thousand Pagodas (P^a 22,000.); the seventh being for the principal sum of twenty-four thousand Pagodas (P^a 24,000.); the eighth being for the principal sum of twenty-five thousand Pagodas (P^a 25,000.); the ninth being for the principal sum of eighteen thousand two hundred and forty-three Pagodas eight fanams and thirty-six cash (P^a 18,243. 8 f. 36 c.); and the tenth being for the principal sum of fifty thousand three hundred and twenty-six Pagodas (P^a 50,326.); which balance is declared in the Schedule delivered to us, to amount to two hundred and forty-one thousand three hundred and thirty-three Pagodas twenty-eight fanams and twenty cash (P^a 241,333. 28 f. 20 c.) and to be with the arrears of interest stated to be due thereon on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, three hundred and thirty-one thousand nine hundred and eighty-four Pagodas twenty-eight fanams and twenty cash (P^a 331,984. 28 f. 20 c.) or one hundred and thirty-two thousand seven hundred and ninety-three Pounds seventeen Shillings and sixpence sterling (£. 132,793. 17s. 6d.) And having also taken into consideration an additional

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additional claim preferred on behalf of the hereinbefore recited parties before the Commissioners in India, for the principal sum of twenty-thousand eight hundred and seven Pagodas thirteen fanams and sixty cash (P^a 20,807. 13 f. 60 c.) making with interest the total aggregate amount claimed three hundred and sixty thousand and thirty-one Pagodas (P^a 360,031.) or one hundred and forty-four thousand and twelve Pounds sterling (£.144,012.): and having also taken into consideration a Claim made by the said George Moubray, Charles Binny, and Valentine Conolly, the trustees as aforesaid, named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the hereinbefore recited parties, and having duly investigated the said claims according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the hereinbefore recited ten Bonds were granted by his Highness the said late Nabob Omdut ul Omrah, not at the period of their date, but on or after the thirtieth day of March in the year of our Lord one thousand seven hundred and ninety-eight: And we do further find, That the consideration for which the said ten Bonds were granted was in part for monies bonâ fide lent and advanced to his Highness the late Nabob Wallajah, and in part for interest thereon, and in part for remuneration of civil services rendered by the said late Samuel Johnston to his Highness the said late Nabob Omdut ul Omrah; and having, agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July in the year of our Lord one thousand eight hundred and five, opened and set aside the said ten bonds, and made up the accounts conformably thereto, Do find, that the aggregate sum due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah to the representatives of the said late Samuel Johnston, on the ground of services rendered to his said Highness by the said Samuel Johnston, was twelve thousand three hundred and sixty Star Pagodas nine fanams and thirty-seven cash (S. P^a 12,360. 9 f. 37 c.) or four thousand nine hundred and forty-four Pounds one Shilling and ten-pence sterling (£.4,944. 1s. 10d.): And we do further find, after debiting the several sums paid to or recovered by the representatives of the said late Samuel Johnston, including the sum of forty thousand one hundred and seventy-six Pagodas twenty-two fanams and seventy cash (P^a 40,176. 22 f. 70 c.) recovered by the said Hester Maria Johnston, executrix as aforesaid, from the Honourable the East India Company, that the aggregate sum due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Wallajah to the representatives of the said late Samuel Johnston, on the ground of money lent and advanced to his said late Highness by the said late Samuel Johnston, for himself and others, subsequently to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, was one hundred and sixty-eight thousand two hundred and fifty-two Star Pagodas twelve fanams and forty-eight cash (S. P^a 168,252. 12 f. 48 c.) or sixty-seven thousand and three hundred Pounds eighteen Shillings and five-pence sterling (£.67,300. 18s. 5d.) and no more: And we do further find, That of the amount so found due for services rendered to the said late Nabob Omdut ul Omrah by the said late Samuel Johnston, there was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, the sum of six hundred and eighteen Star Pagodas and thirty-eight cash (S. P^a 618. 6 f. 38 c.) or two hundred and forty-seven Pounds four Shillings and one-penny sterling (£.247. 4s. 1d.) and that of the amount found due for money lent and advanced to the said late Nabob Wallajah by the said late Samuel Johnston and others, there was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, eight thousand four hundred and twelve Star Pagodas twenty-five fanams and sixty-eight cash (S. P^a 8,412. 25 f. 68 c.) or three thousand three hundred and sixty-five Pounds and eleven-pence sterling (£.3,365. 0s. 11d.): And we do further find, That an Agreement bearing even date herewith, has been entered into in the presence of us the said Sir Benjamin Hobhouse and Thomas Cockburn, between and on behalf of the said several parties interested in the remaining part of the respective sums found due as hereinbefore recited, whereby it is provided, that one-fourth part of the said residue shall be awarded to the said Richard Chase upon the trusts of a certain deed (referred to in the said Agreement) bearing date the fifteenth day of June in the year of our Lord one thousand eight hundred and eight, and that the remaining three-fourths of the said residue (after deducting eight thousand Pounds sterling (£.8,000.) thereout) shall be awarded to the said Hester Maria Johnston, widow and executrix as aforesaid of the said late Samuel Johnston, and that of the eight thousand Pounds sterling (£.8,000.) so deducted, the sum of eleven thousand nine hundred and eighty-seven Star Pagodas twenty-seven fanams and twenty cash (S. P^a 11,987. 27 f. 20 c.) or four thousand seven hundred and ninety-five Pounds one Shilling and two-pence sterling (£.4,795. 1s. 2d.) shall be awarded to the said Oliver Colt for himself, and his late partners William Balfour and John Spalding both deceased, formerly of Madras aforesaid, and that the remaining sum of eight thousand and twelve Star Pagodas fourteen fanams and sixty cash (S. P^a 8,012. 14 f. 60 c.) or three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£.3,204. 18s. 10d.) shall be reserved and excluded from the present Award to meet any further claim which the said Oliver Colt on behalf of the late firm of Messieurs Colt, Balfour and Spalding, or Messieurs Oliver Colt and Robert Balfour may make before us the said Sir Benjamin Hobhouse and Thomas Cockburn, or the Commissioners for the time being, against the estate of the said late Samuel Johnston, under a

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certain deed (also referred to in the said Agreement) bearing date the thirtieth day of January in the year of our Lord one thousand eight hundred, which said claim is subject to further investigation, until we the said Sir Benjamin Hobhouse and Thomas Cockburn, or the Commissioners for the time being shall finally award, who are entitled to the said sum of eight thousand and twelve Star Pagodas fourteen fanams and sixty cash (S. P^a 8,012 14 f. 60c.) or three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£.3,204. 18s. 10d.): And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of twelve thousand three hundred and sixty Star Pagodas nine fanams and thirty-seven cash (S. P^a 12,360. 9 f. 37 c.) or four thousand nine hundred and forty-four Pounds one Shilling and ten-pence sterling (£.4,944. 1s. 10d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the estate of the said late Samuel Johnston: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Omdut ul Omrah for civil services rendered to his said Highness by the said late Samuel Johnston, is and shall be comprized in the First Class of Debts under the said Indenture: And we do hereby further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, there was due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Samuel Johnston, the aggregate sum of one hundred and sixty-eight thousand two hundred and fifty-two Star Pagodas twelve fanams and forty-eight cash (S. P^a 168,252. 12 f. 48 c.) or sixty-seven thousand and three hundred Pounds eighteen Shillings and five-pence sterling (£.67,300. 18s. 5d.) and no more, from which said sum is to be deducted until further investigation as to the titles of the parties claiming the aforesaid sum of eight thousand and twelve Star Pagodas fourteen fanams and sixty cash (S. P^a 8,012. 14 f. 60c.) or three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£.3,204. 18s. 10d.) as hereinbefore provided, leaving the sum of one hundred and sixty thousand two hundred and thirty-nine Star Pagodas thirty-nine fanams and sixty-eight cash (S. P^a 160,239. 39 f. 68 c.) or sixty-four thousand and ninety-five Pounds nineteen Shillings and seven-pence sterling (£.64,095. 19s. 7d.): And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Wallajah for money lent and advanced to his Highness subsequently to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of six hundred and eighteen Star Pagodas and thirty-eight cash (S. P^a 618. 0 f. 38 c.) or two hundred and forty-seven Pounds four Shillings and one-penny sterling (£.247. 4s. 1d.) in the First Class, and the sum of eight thousand four hundred and twelve Star Pagodas twenty-five fanams and sixty-eight cash (S. P^a 8,412. 25 f. 68 c.) or three thousand three hundred and sixty-five Pounds and eleven pence sterling (£.3,365. 0s. 11d.) in the Second Class, being portions of the said aggregate amounts found due to the representatives of the said late Samuel Johnston, are due and owing as aforesaid to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the aforesaid sums of six hundred and eighteen Star Pagodas and thirty-eight cash (S. P^a 618. 0 f. 38 c.) or two hundred and forty-seven Pounds four Shillings and one penny sterling (£.247. 4s. 1d.) in the First Class, and eight thousand four hundred and twelve Star Pagodas twenty-five fanams and sixty-eight cash (S. P^a 8,412. 25 f. 68 c.) or three thousand three hundred and sixty-five Pounds and eleven-pence sterling (£.3,365. 0s. 11d.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of two thousand nine hundred and thirty-five Star Pagodas twenty-three fanams and twenty cash (S. P^a 2,035. 23 f. 20 c.) or one thousand one hundred and seventy-four Pounds four shillings and five-pence one farthing sterling (£.1,174. 4s. 5½d.) in the First Class, and thirty-nine thousand nine hundred and fifty-nine Star Pagodas thirty-eight fanams and fifty-five cash (S. P^a 39,959. 38 f. 55 c.) or fifteen thousand nine hundred and eighty-three Pounds nineteen Shillings and four-pence one halfpenny sterling (£.15,983. 19s. 4½d.) in the Second Class, being portions of the said aggregate sums found due as aforesaid, are due and owing to the said Richard Chase as aforesaid, and that the said Richard Chase hath and shall have right to participate to the amount of the said sum of two thousand nine hundred and thirty-five Star Pagodas twenty-three fanams and twenty cash (S. P^a 2,035. 23 f. 20 c.) or one thousand one hundred and seventy-four Pounds four Shillings and five-pence one farthing sterling (£.1,174. 4s. 5½d.) in the First Class, and to the amount of thirty-nine thousand nine hundred and fifty-nine Star Pagodas thirty-eight fanams and fifty-five cash (S. P^a 39,959. 38 f. 55 c.) or fifteen thousand nine hundred and eighty-three Pounds nineteen Shillings and four-pence one halfpenny sterling (£.15,983. 19s. 4½d.) in the Second Class, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of eight thousand eight hundred and six Star Pagodas twenty-seven fanams and fifty-nine cash (S. P^a 8,806. 27 f. 59 c.) or three thousand five hundred and twenty-two Pounds thirteen Shillings and three-pence three farthings sterling (£.3,522. 13s. 3¾d.) in the First Class, and ninety-nine thousand eight hundred and seventy-nine Star Pagodas thirty-two fanams and five cash (S. P^a 99,879. 32 f. 5 c.) or thirty-nine thousand nine hundred and fifty-one Pounds eighteen Shillings and one penny halfpenny sterling (£.39,951. 18s. 1½d.) in the Second Class, being further portions of the said sums, are due and owing to the said Hester Maria Johnston,

Absolute
Adjudications
in favour of
Claimants.

Johnston, widow and executrix as aforesaid, and that the said Hester Maria Johnston hath and shall have right to participate to the amount of the said sum of eight thousand eight hundred and six Star Pagodas twenty-seven fanams and fifty-nine cash (S. P. 8,806. 27 f. 50 c.) or three thousand five hundred and twenty-two Pounds thirteen Shillings and three-pence three farthings sterling (£. 3,522. 13 s. 3½ d.) in the First Class, and the said sum of ninety-nine thousand eight hundred and seventy-nine Star Pagodas thirty-two fanams and five cash (S. P. 99,879. 32 f. 5 c.) or thirty-nine thousand nine hundred and fifty-one Pounds eighteen shillings and one penny halfpenny sterling (£. 39,951. 18 s. 1½ d.) in the Second Class, in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and lastly, that the sum of eleven thousand nine hundred and eighty-seven Star Pagodas twenty-seven fanams and twenty cash (S. P. 11,987. 27 f. 20 c.) or four thousand seven hundred and ninety-five Pounds one Shilling and two-pence sterling (£. 4,795. 1 s. 2 d.) in the Second Class, being a further portion of the said amount found due in the Second Class of Debts, and deducted from the eight thousand Pounds sterling (£. 8,000.) as recited in the aforesaid Agreement bearing even date herewith, is due and owing to the said Oliver Colt, as the surviving partner of the late firm of Balfour, Spalding and Company, formerly of Madras aforesaid, for himself and late partners, and that the said Oliver Colt hath and shall have right to participate to the amount of the said sum of eleven thousand nine hundred and eighty-seven Star Pagodas twenty-seven fanams and twenty cash (S. P. 11,987. 27 f. 20 c.) or four thousand seven hundred and ninety-five Pounds one Shilling and two-pence sterling (£. 4,795. 1 s. 2 d.) in the Second Class, in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah shall be for ever acquitted and discharged (with the exception of the sum of eight thousand and twelve Star Pagodas fourteen fanams and sixty cash (S. P. 8,012. 14 f. 60 c.) or three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£3,204. 18 s. 10 d.) hereinbefore reserved and excluded from this Award) from all Claim whatsoever in respect of the said ten bonds or the debt or debts claimed thereon at the instance of the said Hester Maria Johnston, widow and executrix as aforesaid, the said Richard Chase, trustee as aforesaid, and the said Oliver Colt, for himself and late partners as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the ten original bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the sixteenth day of July in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) George Parkhouse.

CLAIM N° 80 in our First Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late Archibald Hepburn, afterwards Archibald Hepburn Mitchelson of Middleton, in the county of Midlothian, in that part of the United Kingdom called Scotland, assignee of the late Samuel Swinton of Sloune-street Chelsea in the County of Middlesex, assignee of James Lucy Dighton, late of Madras in the East Indies, but now of Coleford in the County of Gloucester, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said late Archibald Hepburn Mitchelson did become party to certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him from his Highness the said Nabob Wallajah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of

N° 480.

CLAIM
N° 80 in the London
Gazette of the 13th
August 1806, and
N° 100 in the First Re-
port to Parliament.

The late Archibald
Hepburn, after-
wards Archibald
Hepburn Mitchel-
son, Assignee of the
late Samuel Swinton,
Assignee of James
Lucy Dighton.

Absolute
Adjudications
in favour of
Claimants.

Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Archibald Hepburn Mitchelson, assignee as aforesaid, upon a Bond of his Highness the said Nabob Wallajah, in favour of the said James Lucy Dighton, bearing date the eleventh day of July in the year of our Lord one thousand seven hundred and ninety-one, for the principal sum of five thousand Star Pagodas (S. P^a 5,000); which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand eight hundred and forty-five Star Pagodas thirty-seven fanams and thirty-two cash (S. P^a 8,845. 37 f. 32 c.) or three thousand five hundred and thirty-eight Pounds seven Shillings and one penny sterling (£. 3,538. 7 s. 1 d.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement, of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, conformably to our Award, number four hundred and sixty-seven (N^o 467) of the sixteenth day of April last, in the Claim of the said James Lucy Dighton, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate amount, principal and interest, due on the Bond in claim from the representatives of his Highness the said late Nabob Wallajah, to the late Archibald Hepburn Mitchelson, and his assigns, was eight thousand eight hundred and fifty-three Star Pagodas six fanams and twenty-six cash (S. P^a 8,853. 6 f. 26 c.) or three thousand five hundred and forty-one Pounds five Shillings and two-pence one-halfpenny sterling (£. 3,541. 5 s. 2 ½ d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of eight thousand eight hundred and fifty-three Star Pagodas six fanams and twenty-six cash (S. P^a 8,853. 6 f. 26 c.) or three thousand five hundred and forty-one Pounds five Shillings and two-pence one-halfpenny sterling (£. 3,541. 5 s. 2 ½ d.) was justly due and owing from the representatives of his Highness the said Nabob Wallajah, to the said Archibald Hepburn Mitchelson, assignee as aforesaid, and his assigns: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said Nabob Wallajah for civil pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eight thousand four hundred and ten Star Pagodas twenty fanams and fifty-seven cash (S. P^a 8,410. 20 f. 57 c.) or three thousand three hundred and sixty-four Pounds three Shillings and eleven-pence one-half-penny sterling (£. 3,364. 3 s. 11 ½ d.) being a portion of the said debt, is due and owing to Archibald Swinton of Edinburgh, in that part of the United Kingdom called Scotland, sole acting executor of the said late Archibald Hepburn Mitchelson; and that the said Archibald Swinton hath, and shall have right to participate to the amount of the said sum of eight thousand four hundred and ten Star Pagodas twenty fanams and fifty-seven cash (S. P^a 8,410. 20 f. 57 c.) or three thousand three hundred and sixty-four Pounds three Shillings and eleven-pence one-half-penny sterling (£. 3,364. 3 s. 11 ½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of four hundred and forty-two Star Pagodas twenty-seven fanams and forty-nine cash (S. P^a 442. 27 f. 49 c.) or one hundred and seventy-seven Pounds one Shilling and three-pence sterling (£. 177. 1 s. 3 d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have, and shall have right to participate to the amount of the said sum of four hundred and forty-two Star Pagodas twenty-seven fanams and forty-nine cash (S. P^a 442. 27 f. 49 c.) or one hundred and seventy-seven Pounds one Shilling and three-pence sterling (£. 177. 1 s. 3 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives are, and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said bond, or the debt claimed thereon, at the instance of the said Archibald Hepburn Mitchelson, assignee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of September in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed)

Robert Playfair.

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

CLAIM

CLAIM N° 5 of N° 43 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas James Dott of Bitterne Grove, in the County of Southampton, formerly a military paymaster in the service of his Highness the said late Nabob Wallajah, hath become Party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said James Dott hath also become Party to certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees, one-twentieth part of every debt or sum of money owing to him from his Highness the said Nabob Wallajah, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the Trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the remaining surviving Trustees, who are Parties to the said Articles of Agreements, are also Parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said James Dott on his Highness the said late Nabob Wallajah, for the sum of five thousand and twenty-five Pagodas thirty-two fanams and four cash (P^{rs} 3,025. 32 f. 4 c.) which, with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand six hundred and sixty-four Pagodas thirty-seven fanams and four cash (P^{rs} 13,644. 37 f. 4 c.) or five thousand four hundred and fifty-seven Pounds and nineteen Shillings sterling (£. 5,457. 19s.): And having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement, of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said James Dott, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That while the said James Dott was in the service of his Highness the Nabob Wallajah, as paymaster as aforesaid, a teep or bill was granted by Veejiah Ragava Moodelly to his Highness the Ameer ul Omrah Behadur, bearing date Velumby year eighth Andee, corresponding with the twentieth day of July in the year of our Lord one thousand seven hundred and seventy-eight, or thereabouts, for the principal sum of thirty thousand Star Pagodas (S. P^{rs} 30,000.) and which said teep or bill, by an order in Persian subjoined to it, and signed by his said Highness, at that time minister of his father the said late Nabob Wallajah, and captain general of his army, was rendered payable to the said James Dott, paymaster as aforesaid, for the purpose of enabling the said James Dott to discharge certain arrears of pay and allowances due to the troops of his Highness the late Nabob Wallajah: And we do further find, That the said James Dott granted two receipts to the Circar of the said Nabob for the sums composing the aggregate amount of the said teep or bill, that is to say, the sum of thirty thousand Star Pagodas (S. P^{rs} 30,000.) and actually paid the said sum for the purposes aforesaid, on account of his said Highness the Nabob Wallajah: And we do further find, That the amount of the said teep was not fully paid to the said James Dott, or to any one on his behalf, either by the said Veejiah Ragava Moodelly, by whom it was drawn, or by his said Highness the Ameer ul Omrah, by whom it was transferred to the said James Dott, for the purposes aforesaid, or by any other person or persons whatsoever, but that a balance remained unpaid, and is still due and owing to the said James Dott: And we do further find, That the amount of the said balance, so due and owing on the said teep, having been bona fide advanced by the said James Dott, paymaster as aforesaid, on account of his said

Absolute
Adjudications
in favour of
Claimants.

N° 482.

CLAIM
N° 5 of N° 43 in the
London Gazette of
the 12th August 1806,
and
N° 5 of N° 43 in the
First Report to Par-
liament.

James Dott.

Absolute
Adjudications
in favour of
Claimants.

late Highness the Nabob Wallajah, is justly due and owing from the representatives of his said Highness the late Nabob Wallajah, to the said James Dott, and his assigns: And we do further find, That on making up the account of the said transaction, agreeably to the covenants provisions and directions of the aforesaid Indenture, the aggregate sum, principal and interest, of eight thousand nine hundred and eighty Star Pagodas twenty-nine fanams and thirty-two cash (S. P^r 8,980. 29 f. 32 c.) or three thousand five hundred and ninety-two Pounds five Shillings and seven-pence sterling (£.3,592. 5s. 7d.) and no more, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of the said late Nabob Wallajah to the said James Dott, and his assigns: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of eight thousand nine hundred and eighty Star Pagodas twenty-nine fanams and thirty-two cash (S. P^r 8,980. 29 f. 32 c.) or three thousand five hundred and ninety-two Pounds five Shillings and seven-pence sterling (£.3,592. 5s. 7d.) was and still is justly due and owing from the representatives of his said Highness the late Nabob Wallajah to the said James Dott and his assigns: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said Nabob Wallajah, for money advanced on account of his said Highness, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eight thousand five hundred and thirty-one Star Pagodas twenty-seven fanams and seventy-five cash (S. P^r 8,531. 27 f. 75 c.) or three thousand four hundred and twelve Pounds thirteen Shillings and four-pence sterling (£.3,412. 13s. 4d.) being a portion of the said debt, is due and owing to the said James Dott, and that the said James Dott hath and shall have right to participate to the amount of the said sum of eight thousand five hundred and thirty-one Star Pagodas twenty-seven fanams and seventy-five cash (S. P^r 8,531. 27 f. 75 c.) or three thousand four hundred and twelve Pounds thirteen shillings and four-pence sterling (£.3,412. 13s. 4d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of four hundred and forty-nine Star Pagodas one fanam and thirty-seven cash (S. P^r 449. 1 f. 37 c.) or one hundred and seventy-nine Pounds twelve Shillings and three-pence sterling (£.179. 12s. 3d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of four hundred and forty-nine Star Pagodas one fanam and thirty-seven cash (S. P^r 449. 1 f. 37 c.) or one hundred and seventy-nine Pounds twelve Shillings and three-pence sterling (£.179. 12s. 3d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said teep or the debt claimed thereon, at the instance of the said James Dott, or of any other person or persons whatsoever: And we do further Award and Order, That the teep aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eighth day of October in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIMS N^o 2,664 and 2,665 in our Eleventh Report.

N^o 483.

CLAIMS
N^o 1 and 2 of N^o
2,664 in the London
Gazette of the 26th
December 1813;
and
N^o 2,664 and 2,665
in the Eleventh Re-
port to Parliament.

Colston Carr Clerk,
Vicar of Ealing,
appointed by the
Court of Chancery
Receiver of the
outstanding Debts
of his Brother the
late Robert Carr,
formerly Com-
mander of the Bar-
well East Indian.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Decd indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Colston Carr, Clerk, Vicar of Ealing in the county of Middlesex, appointed by the Court of Chancery receiver of the outstanding debts of his brother, the late Robert Carr, formerly Commander of the Barwell East Indian, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry

Harry Inglis, having taken into further consideration the Claim made by the said Colston Carr, Clerk, as Receiver aforesaid, upon a copy of a Bond purporting to be from his said late Highness Omdut ul Omrah to Charles Darke, since deceased, bearing date the twenty-first day of October in the year of our Lord one thousand seven hundred and seventy-six, for the principal sum of ten thousand Star Pagodas (S. P^a 10,000.) on which Claim, as per our Award number four hundred and fifteen (N^o 415.) under date the twenty-third day of August in the year of our Lord one thousand eight hundred and sixteen, there was found due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Charles Darke, in the second class of Debts, the aggregate sum of twenty-one thousand five hundred and sixty-eight Pagodas thirty-seven fanams and twenty-four cash (P^a 21,568. 37f. 24c.) or eight thousand six hundred and twenty-seven Pounds eleven shillings and one penny sterling (£8,627. 11s. 1d.) but the said sum was deducted from the amount therein awarded, until further investigation was made into the titles of the Party claiming, and the said sum was subsequently, that is to say, on the tenth day of December in the year of our Lord one thousand eight hundred and sixteen, adjudicated provisionally by us to the said Colston Carr, Clerk, as Receiver aforesaid: And having also taken into further consideration the second Claim made by the said Colston Carr, Clerk, as Receiver aforesaid, viz. upon a copy of a Bond purporting to be from his Highness Omdut ul Omrah to the said late Robert Carr, bearing date the first day of August in the year of our Lord one thousand seven hundred and eighty-three, for the principal sum of five thousand three hundred and sixty-four and one-quarter Star Pagodas (S. P^a 5,364 $\frac{1}{4}$.) which with arrears of interest was stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ten thousand nine hundred and thirty-nine Star Pagodas sixteen fanams and sixty cash (S. P^a 10,939. 16f. 60c.) or four thousand three hundred and seventy-five Pounds fifteen Shillings and one penny farthing sterling (£4,375. 15s. 1 $\frac{1}{4}$ d.) which Claim was in the second class of Debts also adjudicated by us provisionally on the said tenth day of December in the year of our Lord one thousand eight hundred and sixteen, to the said Colston Carr, Clerk, Receiver as aforesaid; and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, Do find, That an original Bond granted to the said Charles Darke by his Highness Omdut ul Omrah, for ten thousand Star Pagodas (S. P^a 10,000.) of which the copy has been already hereinabove recited, was pledged or assigned as stated in an account current between the said Charles Darke and the said Robert Carr, under date the thirty-first day of December in the year of our Lord one thousand seven hundred and eighty-three, by the said Charles Darke to the said Robert Carr, as a security for a Bond granted for the sum of ten thousand three hundred and sixty-five Star Pagodas (S. P^a 10,365.) by the said Charles Darke to the said Robert Carr, bearing date the twenty-third day of July in the year of our Lord one thousand seven hundred and eighty-two, and carrying interest at eight (8.) per cent. per annum: And we do further find, That the said Colston Carr, Clerk, Receiver as aforesaid, hath agreed to accept the settlement and transfer made and tendered to the said late Robert Carr by the said late Charles Darke, as stated in the account current aforesaid, and hath accordingly accepted in full discharge of the above recited Bond from the said Charles Darke to the said Robert Carr the said transfer of the Bond granted as aforesaid, by his said late Highness Omdut ul Omrah to the said Charles Darke, for the principal sum of ten thousand Star Pagodas (S. P^a 10,000.): And we do further find, That the said sum of twenty-one thousand five hundred and sixty-eight Pagodas thirty-seven fanams and twenty-four cash (P^a 21,568. 37f. 24c.) or eight thousand six hundred and twenty-seven Pounds eleven shillings and one penny sterling (£8,627. 11s. 1d.) is thereupon justly due and owing to Colston Carr, Clerk, as Receiver aforesaid: And we do further find, That his Highness Omdut ul Omrah granted to the said Robert Carr a Bond, of which the copy has been already recited, bearing date the first day of August in the year of our Lord one thousand seven hundred and eighty-three, for the principal sum of five thousand three hundred and sixty-four and one-quarter Star Pagodas (S. P^a 5,364 $\frac{1}{4}$): And we do further find, That the consideration of the said Bond was goods sold by the said Robert Carr to his said Highness; And we do further find, That on setting aside the said Bond and making up the account agreeably to the directions of the Deed of Covenants, the aggregate sum of ten thousand nine hundred and thirty-nine Star Pagodas sixteen fanams and fifty cash (S. P^a 10,939. 16f. 50c.) or four thousand three hundred and seventy-five Pounds fifteen shillings and two-pence sterling (£4,375. 15s. 2d.) was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of the late Nabob Omdut ul Omrah to the representatives of the late Robert Carr, on this Claim: And we do further find, That in consequence of the originals of the Bonds aforesaid having been lost or destroyed, the said Colston Carr, Clerk, Receiver as aforesaid, hath granted to the said United East India Company a Bond of Indemnity, bearing even date herewith, to secure from any claim on the said Bonds the fund appropriated by the said Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, for satisfaction of the private debts of the late Nabobs of the Carnatic; and also the said United East India Company, their successors and assigns, and all and every the person and persons who at any time hereafter shall or may become entitled unto, or who shall or may be in the receipt or possession of the revenues of the Carnatic: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year

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of our Lord one thousand eight hundred and four, the aggregate sum of twenty-one thousand five hundred and sixty-eight Star Pagodas thirty-seven fanams and twenty-four cash (S. P^a 21,568. 37f. 24c.) or eight thousand six hundred and twenty-seven Pounds eleven Shillings and one penny sterling (£8,627. 11s. 1d.) in the second claim, was and still is justly due and owing from the representatives of the late Nabob Omdut ul Omrah to the representatives of the late Robert Carr, on the first Claim aforesaid: And we do further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate sum of ten thousand nine hundred and thirty-nine Star Pagodas sixteen fanams and fifty cash (S. P^a 10,939. 16f. 50c.) or four thousand three hundred and seventy-five Pounds fifteen Shillings and two-pence sterling (£4,375. 15s. 2d.) was and still is justly due and owing from the representatives of the late Nabob Omdut ul Omrah to the representatives of the late Robert Carr, on the second Claim aforesaid: And we do further Award and Order, That the said Debt, being a debt contracted for goods sold to his said Highness Omdut ul Omrah, is and shall be comprised in the second class of Debts under the said Indenture: And we do further Award and Adjudge, That the said Colston Carr, Clerk, as Receiver aforesaid, hath and shall have right to participate to the amount of the aggregate sum of thirty-two thousand five hundred and eight Star Pagodas eleven fanams and seventy-four cash (S. P^a 32,508. 11f. 74c.) or thirteen thousand and three Pounds six Shillings and three-pence sterling (£13,003. 6s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his said late Highness Omdut ul Omrah, and his successors and representatives, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the two Claims aforesaid, them or either of them, at the instance of the representatives of the said late Robert Carr, or at the instance of any other person or persons whatsoever: And we do further Award and Order, That the original Bonds aforesaid shall be and they are hereby declared to be null and void. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the ninth day of October in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE,
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIM, part of N^o 555 in our Fifth Report.

N^o 484.

CLAIM
of N^o 460, in the
London Gazette of
the 24th June 1809;
and
of N^o 555 in the
Fifth Report to Par-
liament.

John De Fries, as
acting Administra-
tor to the Estate of
the late *John Hall*,
Mortgagee of
the late *William*
Marshall, and
William Douglas
Brodie, as Execu-
tor of the late *Wil-*
liam Marshall.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John De Fries of Madras in the East Indies, as acting administrator to the estate of the late John Hall, and mortgagee of the late William Marshall, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late John Hall to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him as mortgagee as aforesaid under the said Indenture: And whereas William Douglas Brodie, also of Madras aforesaid, as executor of the late William Marshall, hath also become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late William Marshall to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him as executor as aforesaid under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said John De Fries, as acting administrator as aforesaid, for the principal sum of three thousand nine hundred and fifty-one Star Pagodas (S. P^a 3,951.) which with the arrears of interest stated to be due thereon, amounted on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand two hundred and seventy-four Star Pagodas eighteen fanams and twenty-seven cash (S. P^a 6,274. 18f. 27c.) or two thousand five hundred and nine Pounds fifteen Shillings and three-pence sterling (£2,509. 15s. 3d.) which said sum hath been also claimed by the said William Douglas Brodie, executor as aforesaid of the said late William Marshall; and having duly investigated the said Claims, according to the covenants, provisions and directions of the aforesaid Indenture, Do find, That his Highness the said late Nabob Omdut ul Omrah granted a Bond to the said William Marshall, bearing date the eleventh day of August in the year of our Lord one thousand seven hundred and ninety-two, for the principal sum of three thousand nine hundred and fifty-one Pagodas (P^a 3,951.): And we do further find,

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find, That the Debt constituted by the said Bond of the said Nabob Omdut ul Omrah, consisted in part of arrears of pay due to the said late William Marshall, as captain of the ship Crescent, in the service of the said Nabob, and in part of monies expended in necessary repairs on the said ship: And we do further find, That the said William Marshall borrowed on Bond, dated the eleventh day of March in the year of our Lord one thousand eight hundred and one, of the said John De Fries and Edward Watts, as administrators of the said late John Hall, the sum of three hundred and ninety-six Star Pagodas nine fanams and sixty cash (S. P. 396. 9f. 60 c.) with interest at the rate of twelve per cent. per annum from the aforesaid day and date: And we do further find, That the said William Marshall deposited the said Bond of the said Nabob Omdut ul Omrah with him the said John De Fries, as acting administrator as aforesaid, and made it a security for the payment of the debt of him the said William Marshall to the said John De Fries and Edward Watts, as administrators as aforesaid: And we do further find, That the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late William Marshall and his assigns, was six thousand seven hundred and thirty-eight Star Pagodas twenty-three fanams and sixty-one cash (S. P. 6,738. 23f. 61 c.) or two thousand six hundred and ninety-five Pounds eight Shillings and sixpence sterling (£. 2,695. 8s. 6d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said sum of six thousand seven hundred and thirty-eight Star Pagodas twenty-three fanams and sixty-one cash (S. P. 6,738. 23f. 61 c.) or two thousand six hundred and ninety-five Pounds eight Shillings and sixpence sterling (£. 2,695. 8s. 6d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said William Douglas Brodie, as executor of the said William Marshall, but subject to pay to the said John De Fries, as acting administrator of the said John Hall, the sum of three hundred and ninety-six Star Pagodas nine fanams and sixty cash (S. P. 396. 9f. 60 c.) the amount principal of the said Bond of the said William Marshall to the said John De Fries and Edward Watts, administrators as aforesaid, with interest, at the rate of twelve per cent. per annum thereon to the day and date when the whole shall be discharged; and that the said William Douglas Brodie hath and shall have right to participate to the amount of the said sum of six thousand seven hundred and thirty-eight Star Pagodas twenty-three fanams and sixty-one cash (S. P. 6,738. 23f. 61 c.) or two thousand six hundred and ninety-five Pounds eight Shillings and sixpence sterling (£. 2,695. 8s. 6d.) but subject however to the deduction as aforesaid: And we do further Award and Order, That the said Debt being a debt contracted by the said late Nabob Omdut ul Omrah, for pay and allowances made to the said Captain Marshall as aforesaid, is and shall be comprised in the first class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond or the Debt or Debts claimed thereon at the instance of the said John de Fries, as acting administrator as aforesaid, or of the said William Douglas Brodie, executor as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fourteenth day of October in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse,*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,443 in our Fifth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amerr ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amerr, of the other part;" Send Greeting: Whereas Natalapathy Jyaloo Neidoo of the East Indies, as son of Nouthalapauty Latchmanah Naick, brother of the late Yaterauzooloo Naick, one of the persons to whom Letters of Administration on behalf of the estate of Vyree Rungapah Naick were granted, hath become party to the aforesaid Indenture, and thereby submitted a Claim on the part of the estate of the said late Vyree Rungapah

N° 489.

CLAIM
N° 521, in the London
Gazette of the 15th
July 1809; and
N° 1,443, in the Fifth
Report to Par-
liament.

Natalapathy Jyaloo
Neidoo, as son of
Nouthalapauty
Latchmanah Naick,
Brother of the late
Yaterauzooloo
Naick, one of the
Persons to whom
Letters of Admini-
stration on behalf

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in favour of
Claimants.

of the Estate of
Vyree Rungupah
Naick were
granted.

Rungupah Naick to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claim so made by him as aforesaid under the said Indenture: And whereas, Vyree Narasimmah as sister-in-law, and Vyree Nancharama as widow of the said late Vyree Rungupah Naick, named as administratrixes in the aforesaid Letters of Administration to the estate of the said Vyree Rungupah Naick, have by their attorney the said Natalapathy Jyaloo Naidoo, become parties to the aforesaid Indenture, and have thereby also submitted a Claim as administratrixes as aforesaid on the part of the estate of the said late Vyree Rungupah Naick, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claim so made by them as aforesaid under the said Indenture: And whereas the late Nootthalapatty Yuterazaloo (alias the said late Yaterazooloo Naick) one of the administrators of the late Rungupah Naick, alias the said late Vyree Rungupah Naick, did by his attorney Nathaniel Edward Kindersley, become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him as administrator as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claims so made as aforesaid, on behalf of the estate of the said late Vyree Rungupah Naick upon his Highness the said late Nabob Wallajah, for the principal sum of fourteen thousand and eight hundred Star Pagodas, (S. P^a 14,800.) as the balance of a Teep granted by Rungup Nair alias Vyree Rungupah Naick in favour of the Sirkar for the sum of twenty-one thousand and eight hundred Pagodas (P^a 21,800.) which said balance of fourteen thousand and eight hundred Star Pagodas (S. P^a 14,800.) with the arrears of interest due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-six thousand five hundred and thirty-six Star Pagodas thirty-eight fanams and fifty-five cash (S. P^a 26,536. 38f. 55c.) or ten thousand six hundred and fourteen Pounds fourteen Shillings and ten-pence sterling (£. 10,614. 14s. 10d.); and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others as assignees as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Rungup Nair alias Vyree Rungupah Naick, granted a Teep in favour of the Sirkar for the sum of twenty-one thousand and eight hundred Pagodas (P^a 21,800.) which said sum consisted of monies advanced to the Sirkar by the said Rungup Nair, and of interest thereon: And we do further find, That the said late Nabob Wallajah granted under his seal and beiz an Enayetnamah to the said late Rungup Nair for the said sum of twenty-one thousand and eight hundred Pagodas (P^a 21,800.) bearing date the fourteenth Showal twelve hundred and two of the Hegyra: And we do further find, That upon setting aside the said Enayetnamah, and making up the account of advances and repayments agreeably to the covenants provisions and directions of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the balance due principal and interest from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said late Rungup Nair alias Vyree Rungupah Naick, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was fourteen thousand four hundred and forty-six Star Pagodas thirty fanams and sixty-five cash (S. P^a 14,446. 30f. 65c.) or five thousand seven hundred and seventy-eight Pounds thirteen Shillings and ten-pence sterling (£. 5,778. 13s. 10d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of fourteen thousand four hundred and forty-six Star Pagodas thirty fanams and sixty-five cash (S. P^a 14,446. 30f. 65c.) or five thousand seven hundred and seventy-eight Pounds thirteen Shillings and ten-pence sterling (£. 5,778. 13s. 10d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said late Rungup Nair alias Vyree Rungupah Naick: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallajah, for money lent subsequently to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirteen thousand

thousand seven hundred and twenty-four Star Pagodas sixteen fanams and fifty-four cash (S. P^o 13,724. 16 f. 54 c.) or five thousand four hundred and eighty-nine Pounds fifteen Shillings and two-pence sterling (£. 5,489. 15 s. 2 d.) being a portion of the said debt, is due and owing to the said Vyree Narasimmah and Vyree Nancharamah, administratrixes as aforesaid, and that the said Vyree Narasimmah and Vyree Nancharamah, administratrixes as aforesaid, have and shall have right to participate to the amount of the said sum thirteen thousand seven hundred and twenty-four Star Pagodas sixteen fanams and fifty-four cash (S. P^o 13,724. 16 f. 54 c.) or five thousand four hundred and eighty-nine Pounds fifteen Shillings and two-pence sterling (£. 5,489. 15 s. 2 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic, and that the sum of seven hundred and twenty-two Star Pagodas fourteen fanams and eleven cash (S. P^o 722. 14 f. 11 c.) or two hundred and eighty-eight Pounds eighteen Shillings and eight-pence sterling (£. 288. 18 s. 8 d.) being the remaining portion of the said debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of seven hundred and twenty-two Star Pagodas fourteen fanams and eleven cash (S. P^o 722. 14 f. 11 c.) or two hundred and eighty-eight Pounds eighteen Shillings and eight-pence sterling (£. 288. 18 s. 8 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Enayetsamah or obligation, or the debt claimed thereon at the instance of the said Natalapathy Jyaloo Naidoo, or of the said Vyree Narasimmah, or of the said Vyree Nancharamah, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Enayetsamah or obligation aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the seventh day of December in the year of our Lord one thousand eight hundred and eighteen.

Absolute
Adjudication
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

Part of Claim N^o 1 of N^o 65 in our First Report.

TO all to whom these presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part:" Send Greeting: Whereas the Honourable Hester Maria Johnston of Brompton in the County of Middlesex, widow and executrix of the late Samuel Johnston, formerly of Madras in the East Indies, Richard Chase, also formerly of Madras aforesaid, and now of Kensington Square in the said County of Middlesex (as trustee under assignments of the said late Samuel Johnston and others), Oliver Colt, also formerly of Madras aforesaid, and now of Halfmoon-street in the Parish of Saint George Hanover Square in the said County of Middlesex, for himself and as executor of the late William Balfour, and John Spalding, since deceased, formerly of Madras aforesaid, and afterwards of Hill-street, in the aforesaid Parish of Saint George Hanover Square in the County of Middlesex aforesaid, respectively became parties to the aforesaid Indenture, and thereby submitted themselves as aforesaid, their heirs executors and administrators, to the judgment award order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas certain Claims were preferred before us by the said Parties, founded on a balance alleged to be due on certain Bonds or Obligations granted by his Highness the said late Nabob Omdut ul Omrah, in favour of the said late Samuel Johnston, bearing date the first day of November in the year of our Lord one thousand seven hundred and ninety-seven, for the aggregate sum of two hundred and eighty-one thousand five hundred and ten Star Pagodas nine fanams and ten cash (S. P^o 281,510. 9 f. 10 c.) bearing interest at the rate of twelve (12) per cent. per annum, the said balance principal and interest described to amount as stated in the Award number four hundred and seventy-nine (N^o 479), passed on the sixteenth day of July in the year of our Lord one thousand eight hundred and eighteen, to the aggregate sum of three hundred and thirty-one thousand nine hundred and eighty-four Star Pagodas twenty-eight fanams and twenty cash (S. P^o 331,984. 28 f. 20 c.) or one hundred and thirty-two thousand seven hundred and ninety-three Pounds seventeen shillings

N^o 490.

Part of CLAIM N^o 1, of N^o 97. In the London Gazette of the 17th August 1806; and Part of N^o 1 of N^o 65 in the First Report to Parliament.

The Honourable Hester Maria Johnston, Widow and Executrix of the late Samuel Johnston; Richard Chase as Trustee under Assignments of the said late Samuel Johnston and others, Oliver Colt for himself, and as Executor of the late William Balfour, and John Spalding since deceased.

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and sixpence sterling (£. 132,793. 17s. 6d.): And whereas by an Agreement bearing date the sixteenth day of July in the present year of our Lord one thousand eight hundred and eighteen, entered into in the presence of two of us between the said Hester Maria Johnston, widow and executrix as aforesaid, the said Richard Chase, trustee as aforesaid, and the said Oliver Colt for himself and late partners, meaning the said late William Balfour, and the said late John Spalding as aforesaid, it was provided and agreed, that one-fourth part of the sum which might be found due to the estate of the said late Samuel Johnston upon the said Bonds, should be awarded to the said Richard Chase, as the surviving trustee in England, named in and by a certain Deed dated the fifteenth day of June in the year of our Lord one thousand eight hundred and eight, and that the whole of the residue thereof, save and except a sum of eight thousand pounds sterling (£. 8,000.) should be awarded to the said Hester Maria Johnston, as executrix of the said late Samuel Johnston, and that with respect to the said sum of eight thousand pounds sterling (£. 8,000.) so to be reserved as aforesaid, the sum of eleven thousand nine hundred and eighty-seven Star Pagodas twenty-seven fanams and twenty cash (S. P. 11,987. 27s. 20c.) or four thousand seven hundred and ninety-five Pounds one Shilling and two-pence sterling (£. 4,795. 1s. 2d.) should be awarded to the said Oliver Colt for himself and for his said late partners the said late William Balfour, and the said late John Spalding, and that the residue thereof, amounting to eight thousand and twelve Star Pagodas fourteen fanams and sixty cash (S. P. 8,012. 14s. 60c.) or three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£. 3,204. 18s. 10d.) should "be reserved unawarded to meet any further Claim which "Messieurs Colt, Balfour and Spalding, or Messieurs Oliver Colt and Robert Balfour, "might make before us against the estate of the said Samuel Johnston, under the "Deed of the thirtieth day of January in the year of our Lord one thousand eight "hundred, which was to remain subject to further investigation and the decision of "us the Commissioners upon such Claim." And whereas conformably to the said recited Agreement, the sum of eight thousand and twelve Star Pagodas fourteen fanams and sixty cash (S. P. 8,012. 14s. 60c.) or three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£. 3,204. 18s. 10d.) was accordingly reserved from the said Award: And whereas in and by the said Deed or Instrument purporting to be an Indenture of three parts, bearing date as aforesaid, the thirtieth day of January in the year of our Lord one thousand eight hundred, between the said Samuel Johnston, of the first part; and the said Oliver Colt, in his own right, and the said Oliver Colt and Robert Balfour, as executors of the said William Balfour, deceased, of the second part; and Henry Sewell, since deceased, and the said Richard Chase, merchants, of Madras, of the third part; reciting (among other things) that he, the said Samuel Johnston, had assigned over upon certain trusts and conditions to the said Henry Sewell and the said Richard Chase, the said Bonds so granted to him by his Highness the said late Nabob Omdut ul Omrah; it was further agreed by and between the said several parties, that whenever the said sums, secured by the said Bonds, or any part of the same should be received from his said late Highness, or from his revenues or effects, they the said Henry Sewell and Richard Chase, should well and truly pay and satisfy to the said Oliver Colt and Robert Balfour, in the several rights aforesaid, a share of such payments or sums so to be received upon the said Bonds proportioned to the amount of such their interest and right therein as aforesaid, the said amount being taken in the proportion of thirty-five thousand Pagodas (P. 35,000.) to the remainder of the aggregate principal of the said Bonds: And whereas, The said Henry Sewell and the said Richard Chase, have never accepted the Trusts in the said Instrument set forth: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the further Claim so made before us by the said Oliver Colt, for himself and for his said late Partners, in conformity with the said Agreement, dated the sixteenth day of July in this present year of our Lord one thousand eight hundred and eighteen, together with the statements laid before us in support of the same, by or on behalf of the said Oliver Colt, for himself and his said late Partners; and also the statements made by or on behalf of the said Hester Maria Johnston; and having referred to the original Accounts on which the Bonds of his said late Highness Omdut ul Omrah were granted, for the balance of which the several Claims were made as aforesaid, Do find, That the said late Samuel Johnston, and the former firm of Balfour, Spalding and Colt, merchants and co-partners at Madras aforesaid, were jointly interested in certain Tankhas granted by his Highness the said late Nabob Wallajah: And we do further find, That the firm of Colt, Baker, Day and Company, merchants and co-partners of Madras aforesaid, agents of the said Oliver Colt, and of the said John Spalding, and of the executors of the late William Balfour, did by a certain Instrument, dated the thirteenth day of June in the year of our Lord one thousand seven hundred and ninety-eight, authorize and empower the said late Samuel Johnston to include in the settlement of his own Claims on the late Nabob then pending, the Claims of the said Oliver Colt, and of the executors of the said William Balfour, in respect of the said Tankhas: And we do further find, That under and by virtue of the authority so granted to the said Samuel Johnston, a settlement on the said Tankhas did accordingly take place; and that the amount admitted to be due thereon by the Nabob Omdut ul Omrah, eldest son and successor of his said late Highness the Nabob Wallajah, was stated as a distinct item in the before-mentioned original account, on which the said Bonds of his said Highness Omdut ul Omrah were granted to the said late Samuel Johnston: And we do further find, That the said item so included, amounted on the first day of November in the year of our Lord one thousand seven hundred and ninety-seven, to seventy-three thousand and ten Pagodas sixteen fanams and forty-five cash (P. 73,010. 16s. 45c.); and that the said sum

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formed a component part of the Bonds for two hundred and eighty-one thousand five hundred and ten Pagodas nine fanams and ten cash (P^r 281,510. 9f. 10c.) granted as aforesaid by the said Nabob to the said Samuel Johnston, in liquidation of all his Claims; and having set aside the said Bonds, and opened up the accounts on which they were granted, and made up a new account of the said transactions by striking out the usurious and compound interest included in the said item, and reducing the interest to five (5) per cent. per annum, agreeably to the principles of the Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five; we do further find, That instead of seventy-three thousand and ten Pagodas sixteen fanams and forty-five cash (P^r 73,010. 16f. 45c.) stated as being due on the first day of November in the year of our Lord one thousand seven hundred and ninety-seven, there was justly due and owing on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, to the representatives of the said late Samuel Johnston on his own account, and on account of the late firm of Messieurs Balfour, Spalding and Colt, and their assigns, twenty-six thousand three hundred and twenty-two Star Pagodas twenty fanams and sixty-five cash (S. P^r 26,322. 20f. 65c.) or ten thousand five hundred and twenty-nine Pounds sterling (£. 10,529.) : And we do further find, That deducting the commission assigned by the said parties severally to the Trustees of the late John Fordyce, and already separately awarded to them in the aforesaid Award, twenty-five thousand and six Star Pagodas fifteen fanams and forty-five cash (S. P^r 25,006. 15f. 45c.) or ten thousand and two Pounds and eleven Shillings sterling (£. 10,002. 11s.) and no more, was justly due and owing to the late Samuel Johnston on his own account, and on account of the said late firm of Balfour, Spalding and Colt : And we do further find, That the sum of eleven thousand nine hundred and eighty-seven Star Pagodas twenty-seven fanams and twenty cash (S. P^r 11,987. 27f. 20c.) or four thousand seven hundred and ninety-five Pounds one Shilling and two-pence sterling (£. 4,795. 1s. 2d.) in the Second Class, already awarded to Oliver Colt for himself and his late partners, as per our aforesaid Award, was and is the full and just proportion due to the said Oliver Colt for himself and his late partners, upon the aforesaid aggregate sum of ten thousand five hundred and twenty-nine Pounds sterling (£. 10,529.) found due upon the item in Claim, in which the said late Samuel Johnston and the said Oliver Colt, and his said late partners were jointly interested; but in reference to the submission made to us by the aforesaid Agreement of the sixteenth day of July in this present year of our Lord one thousand eight hundred and eighteen, We do further find, That certain sums were received in cash by the said late Samuel Johnston from his said late Highness the Nabob Omdut ul Omrah, or from his revenues or effects, of which no part was paid over to the said Oliver Colt, or to his said late partners, them or either of them; and on taking into consideration the difference in value between Carnatic stock, bearing interest at three (3) per cent. per annum, and money on the proportion to which the said Oliver Colt and his said late partners, the said late William Balfour and the said late John Spalding, were entitled in respect of the cash paid in part discharge of the said debt; we do further find, that the sum of seven hundred and fourteen Star Pagodas fourteen fanams and thirty cash (S. P^r 714. 14f. 30c.) or two hundred and eighty-five Pounds fourteen Shillings and nine-pence sterling (£. 285. 14s. 9d.) and no more (part of the said sum of three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£. 3,204. 18s. 10d.) so reserved from the said Award as before mentioned) is the proportion thereof which is justly due to the said Oliver Colt and his said late partners on that account : And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby accordingly Award and Adjudge, That the said sum of seven hundred and fourteen Star Pagodas fourteen fanams and thirty cash (S. P^r 714. 14f. 30c.) or two hundred and eighty-five Pounds fourteen Shillings and nine-pence sterling (£. 285. 14s. 9d.) and no more, is due and owing to the said Oliver Colt, for himself, and on behalf of his said late partners the said late William Balfour, and the said late John Spalding; and that he the said Oliver Colt hath, and shall have right to participate to the amount of the said sum of seven hundred and fourteen Star Pagodas fourteen fanams and thirty cash (S. P^r 714. 14f. 30c.) or two hundred and eighty-five Pounds fourteen Shillings and nine-pence sterling (£. 285. 14s. 9d.) out of the said sum of three thousand two hundred and four Pounds eighteen Shillings and ten-pence sterling (£. 3,204. 18s. 10d.) so reserved out of the said Award as before stated, in full satisfaction of all Claims or Demands of any kind, which he the said Oliver Colt for himself, and on behalf of his said late partners at any time had, or now may have against the estate of the said late Samuel Johnston, under and by virtue of the said Deed dated the thirtieth day of January in the year of our Lord one thousand eight hundred : And we do further find, That the remainder of the said sum so reserved out of the said Award as aforesaid, amounting to the sum of seven thousand two hundred and ninety-eight Star Pagodas and thirty cash (S. P^r 7,298. 30c.) or two thousand nine hundred and nineteen Pounds four Shillings and one penny sterling (£. 2,919. 4s. 1d.) is justly due and owing to the said Hester Maria Johnston, widow and executrix as aforesaid : And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Hester Maria Johnston, as executrix as aforesaid of the said Samuel Johnston, is entitled to the said sum of seven thousand two hundred and ninety-eight Star Pagodas and thirty cash (S. P^r 7,298. 30c.) or two thousand nine hundred and nineteen Pounds four Shillings and one penny sterling (£. 2,919. 4s. 1d.) in the Second Class of Debts; and that the said Hester Maria Johnston, as executrix as aforesaid, hath and shall have right to participate to the amount of the said sum of seven thousand two hundred and

*in date
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ninety-eight Star Pagodas and thirty cash (S. P. 7,298. 30 c.) or two thousand nine hundred and nineteen Pounds four Shillings and one penny sterling (£2,919. 4s. 1d.) in the fund provided by the aforesaid Indenture for satisfaction of the private Debts of the late Nabobs of the Carnatic, in full liquidation of all the Claims which the said Samuel Johnston on his own account, and on account of the said late firm of Balfour, Spalding and Colt, had on his said Highness the Nabob Omdut ul Omrah, or on his said late Highness the Nabob Wallajah, founded on the said Item and Bonds hereinbefore referred to: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said sum so reserved and excepted out of the said Award as before stated, or in respect of any Debt or Debts claimed thereon or thereout by the said Hester Marin Johnston, as executrix of the said late Samuel Johnston, or by the said Oliver Colt, for himself and his said late partners, or by the said Richard Chase, as Trustee as aforesaid. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the fourteenth day of December in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM Part of N^o 555 in our Fifth Report.

N^o 491.

CLAIM,
Part of N^o 260, in the
London Gazette of
the 24th June 1809,
and
Part of N^o 530 in the
Fifth Report to
Parliament.

*John De Fries, as
acting Administra-
tor to the Estate of
the late John Hall,
and Mortgagee of
Doctor Henry
Marris.*

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John De Fries of Madras in the East Indies, as acting administrator to the estate of the late John Hall formerly of Madras aforesaid, and mortgagee of Henry Harris, Doctor of Medicine, also of Madras aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late John Hall to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him the said John De Fries as aforesaid: And whereas the said Henry Harris hath also become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment award order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said John De Fries, as acting administrator and mortgagee as aforesaid, hath become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him the said John De Fries as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taking into consideration a Claim made by the said John De Fries, as acting administrator and mortgagee as aforesaid, upon a bond of his Highness the said late Nabob Omdut ul Omrah for the principal sum of seven thousand eight hundred and fifty-one Star Pagodas sixteen fanams and fifty-three cash (S. P. 7,851. 16f. 53c.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eleven thousand seven hundred and fifty-nine Star Pagodas twenty-seven fanams and twenty-eight cash (S. P. 11,759. 27f. 28c.) or four thousand seven hundred and three pounds sixteen Shillings

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Shillings and eleven-pence sterling (£.4.70s. 16s. 11d.); and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one twentieth part as aforesaid of the sum claimed as aforesaid by the said John De Fries as aforesaid: and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Omdut ul Omrah granted a bond as aforesaid, which bears date the first day of June in the year of our Lord one thousand seven hundred and ninety-four, to the said Henry Harris Doctor of Medicine, in the service of the Honourable East India Company, and that the consideration for which the said bond was granted was for the balance of an account consisting of the price of goods purchased for his said Highness, and of money advanced to or for his said Highness by the said Henry Harris, with interest on the said items, and also of salary for medical services stated to have been rendered by the said Henry Harris to his said Highness: And we do further find, That upon setting aside the said bond, and opening the said account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the debt principal and interest due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Henry Harris and his assigns, on account of the price of goods purchased, of money advanced, and of interest on both, amounted to the aggregate sum of six thousand two hundred and ninety-seven Star Pagodas twenty-four fanams and sixteen cash (S. P. 6,297. 24 f. 16 c.) or two thousand five hundred and nineteen Pounds and seven-pence sterling (£. 2,519. 0s. 7 d.): And we do further find, That there is nothing due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Henry Harris and his assigns, in respect of the item of salary for medical services as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby accordingly Award and Adjudge, That there is nothing due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Henry Harris and his assigns, in respect of the item of salary for medical services as aforesaid, or in respect of the debt claimed thereon: And we do further Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of six thousand two hundred and ninety-seven Star Pagodas twenty-four fanams and sixteen cash (S. P. 6,297. 24 f. 16 c.) or two thousand five hundred and nineteen Pounds and seven-pence sterling (£. 2,519. 0s. 7 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Henry Harris and his assigns: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for goods purchased and money advanced to or for His said Highness, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of five thousand nine hundred and eighty-two Star Pagodas twenty-nine fanams and twenty-three cash (S. P. 5,982. 29 f. 23 c.) or two thousand three hundred and ninety-three Pounds one Shilling and seven-pence sterling (£. 2,393. 1s. 7 d.) being a portion of the said debt, is due and owing to the said John De Fries, as acting administrator of the estate of the said John Hall, and mortgagee of the said Henry Harris as aforesaid, but subject to account to the said Henry Harris, and that the said John De Fries hath and shall have right to participate to the amount of the said sum of five thousand nine hundred and eighty-two Star Pagodas twenty-nine fanams and twenty-three cash (S. P. 5,982. 29 f. 23 c.) or two thousand three hundred and ninety-three Pounds one Shilling and seven-pence sterling (£. 2,393. 1s. 7 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of three hundred and fourteen Star Pagodas thirty-six fanams and seventy-three cash (S. P. 314. 36 f. 73 c.) or one hundred and twenty-five Pounds and nineteen Shillings sterling (£. 125. 19s.) being the remaining portion of the said debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid, and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of three hundred and fourteen Star Pagodas thirty-six fanams and seventy-three cash (S. P. 314. 36 f. 73 c.) or one hundred and twenty-five Pounds and nineteen Shillings sterling (£. 125. 19s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond or the debt claimed thereon at the instance of the said John De Fries, as acting administrator and mortgagee as aforesaid, or of the said Henry Harris, or of any other person or persons whatsoever: And we do further Award and Order, That the original bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the thirty-first day of December in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of
(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudications
in favour of
Claimants.

N° 494.

CLAIM
N° 2,266, in the London Gazette of the 24th January 1818, and
N° 3,624, in the Thirteenth Report to Parliament

Messieurs Adrian De Fries and Company.

CLAIM N° 3,624 in our Thirteenth Report.

TO all to whom these Presents shall come; We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or some or one of them the said several Nabobs and the said Ameer, of the other part;" Sent Greeting: Whereas Messieurs Adrian De Fries and Company of Madras in the East Indies, have become Parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Messieurs Adrian De Fries and Company have also become parties to certain Articles of Agreement, bearing date the third day of May in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Messieurs Adrian De Fries and Company, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debts shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Adrian De Fries and Company, for the sum of forty-eight thousand four hundred and forty-eight Star Pagodas twenty-four fanams and seventy-five cash (S. P. 48,448. 24f. 75c.) as a balance due upon a Bond of his Highness the late Nabob Wallajah, bearing date the tenth day of April in the year of our Lord one thousand seven hundred and ninety-four, for the principal sum of one hundred and seventy-eight thousand one hundred and nine Star Pagodas seventeen fanams and forty-five cash (S. P. 178,109. 17f. 45c.) which said sum of forty-eight thousand four hundred and forty-eight Star Pagodas twenty-four fanams and seventy-five cash (S. P. 48,448. 24f. 75c.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and eleven thousand and sixty-four Star Pagodas twenty-three fanams and sixty cash (S. P. 111,064. 23f. 60c.) or forty-four thousand four hundred and twenty-five Bounds sixteen Shillings and three-pence sterling (£.44,425. 16s. 3d.); And having also taken into consideration a Claim made by the said George Moubray, Charles Binny, and Valentine Conolly, Trustees as aforesaid named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Messieurs Adrian De Fries and Company, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture; Do find, That his Highness the said late Nabob Wallajah granted in the name of Josias Du Pré Porcher the said Bond, bearing date as aforesaid, for the principal sum as aforesaid, and that the said Josias Du Pré Porcher hath by a writing under his hand, bearing date the twentieth day of April in the year of our Lord one thousand seven hundred and ninety-four, at Madras aforesaid, declared that the said Bond was the entire and sole property of Messieurs Pelling and De Fries of Madras aforesaid, and appointed the said Messieurs Pelling and De Fries to be his attorneys irrevocable to receive the amount of the same: And we do further find, That the said Messieurs Adrian De Fries and Company of Madras, are the successors of the said Messieurs Pelling and De Fries, and that the said Messieurs Pelling and De Fries were the successors of Messieurs De Castro Pelling and De Fries: And we do further find, That the said Bond originated in certain advances made by the said Messieurs De Castro Pelling and De Fries, and the said Messieurs Pelling and De Fries, to his Highness the said late Nabob Wallajah, and in the balance due on the price of certain jewels sold to his said late Highness the Ameer ul Omrah, the said balance being subsequently taken upon himself by the said late Nabob Wallajah, together with interest on the said several accounts: And we do further find, That upon

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upon setting aside the said Bond, opening the accounts and making them up anew, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the debt principal and interest due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said Nabob Wallajah to the said Messieurs Adrian De Fries and Company, and their assigns, amounted to the aggregate sum of twenty-three thousand five hundred and twenty-eight Star Pagodas twenty-four fanams and seventy-seven cash (S. P. 23,528. 24f. 77c.) or nine thousand four hundred and eleven Pounds eight Shillings and nine-pence sterling (£9,411. 8s. 9d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of twenty-three thousand five hundred and twenty-eight Star Pagodas twenty-four fanams and seventy-seven cash (S. P. 23,528. 24f. 77c.) or nine thousand four hundred and eleven Pounds eight Shillings and nine-pence sterling (£9,411. 8s. 9d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Messieurs Adrian De Fries and Company, and their assigns; And we do further Award and Order, That the said Debt, though covered by a Bond bearing date the tenth day of April in the year of our Lord one thousand seven hundred and ninety-four, originated in transactions taken upon himself by the said Nabob Wallajah, on account of the purchase of jewels prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, and is therefore and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of twenty-two thousand three hundred and fifty-two Star Pagodas six fanams and seventy-three cash (S. P. 22,352. 6f. 73c.) or eight thousand nine hundred and forty Pounds seventeen Shillings and four-pence sterling (£8,940. 17s. 4d.) being a portion of the said Debt, is due and owing to the said Messieurs Adrian De Fries and Company, and that the said Messieurs Adrian De Fries and Company have and shall have right to participate to the amount of the said sum of twenty-two thousand three hundred and fifty-two Star Pagodas six fanams and seventy-three cash (S. P. 22,352. 6f. 73c.) or eight thousand nine hundred and forty Pounds seventeen Shillings and four-pence sterling (£8,940. 17s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of one thousand one hundred and seventy-six Star Pagodas eighteen fanams and four cash (S. P. 1,176. 18f. 4c.) or four hundred and seventy Pounds eleven Shillings and five-pence sterling (£470. 11s. 5d.) being the remainder of the said Debt, is due and owing to George Moubray, Charles Binny, and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate to the amount of the said sum of one thousand one hundred and seventy-six Star Pagodas eighteen fanams and four cash (S. P. 1,176. 18f. 4c.) or four hundred and seventy Pounds eleven Shillings and five-pence sterling (£470. 11s. 5d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt or balance claimed thereon, at the instance of the said Messieurs Adrian De Fries and Company, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eighth day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 797 in our Fifth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Meer Moortuza Khan and Meer Abdool Maalee Khan, both of the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners

N° 496.

CLAIM
N° 798 in the London
 Gazette of the 2d of
 September 1809;
 and
 N° 797 in the Fifth
 Report to Parlia-
 ment.

*Meer Moortuza
Khan and Meer
Abdool Maalee
Khan.*

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missioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Meer Moortuza Khan and the said Meer Abdool Maalee Khan, for the principal sum of four hundred Star Pagodas (S. P^a 400.) which with arrears of interest alledged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five hundred and thirty-three Star Pagodas and nine annas (S. P^a 533. 9an^a.) or two hundred and thirteen Pounds eight Shillings and sixpence sterling (£. 213. 8s. 6d.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said late Nabob Omdut ul Omrah granted a Tunkah payable to the said Meer Abdool Maalee Khan and the said Meer Moortuza Khan, bearing date the first Jumadeeossanee twelve hundred and twelve of the Hegyra, for the sum of four hundred Star Pagodas (S. P^a 400.): And we do further find, That the debt constituted by the said Tunkah was on account of horses purchased by or for the said Nabob Omdut ul Omrah, through the said Meer Abdool Maalee Khan and Meer Moortuza Khan: And we do further find, That upon making up the account on the said Tunkah, agreeably to the provisions and directions of the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate amount principal and interest due from the representatives of the said Nabob Omdut ul Omrah to the said Meer Abdool Maalee Khan and the said Meer Moortuza Khan, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, was five hundred and twenty-nine Star Pagodas twenty-four fanams and fifty-nine cash (S. P^a 529. 24f. 59c.) or two hundred and eleven Pounds sixteen Shillings and eight-pence halfpenny sterling (£. 211. 16s. 8½d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of five hundred and twenty-nine Star Pagodas twenty-four fanams and fifty-nine cash (S. P^a 529. 24f. 59c.) or two hundred and eleven Pounds sixteen Shillings and eight-pence halfpenny sterling (£. 211. 16s. 8½d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the said Meer Abdool Maalee Khan and the said Meer Moortuza Khan, and that the said Meer Abdool Maalee Khan and the said Meer Moortuza Khan, have and shall have right to participate to the amount of the said sum of five hundred and twenty-nine Star Pagodas twenty-four fanams and fifty-nine cash (S. P^a 529. 24f. 59c.) or two hundred and eleven Pounds sixteen Shillings and eight-pence halfpenny sterling (£. 211. 16s. 8½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted on account of horses purchased by or for his said late Highness Omdut ul Omrah, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the debt claimed thereon, at the instance of the said Meer Abdool Maalee Khan and the said Meer Moortuza Khan, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eleventh day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM N^o 843 in our Fifth Report.

N^o 497.

CLAIM
N^o 855 in the London
Gazette of the 17th
June 1809; and
N^o 843 in the Fifth
Report to Parlia-
ment.

Thomas De Mello,
Assignee in Trust,
and Attorney of
Aumbawoye and
others, Adminis-
tratrixes of the
Estate of Dava
Boonajet Caneer
Doss.

TO all to whom these Presents shall come. We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Thomas De Mello of Madras in the East Indies, assignee in trust and attorney of Aumbawoye and others, administratrixes of the estate of Dava Boonajet Caneer Doss, also formerly of Madras aforesaid, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors administrators and assigns, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things what-
soever

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soever relating to the several Claims made by him under the said Indenture: And whereas the said Thomas De Mello, assignee and attorney as aforesaid, did also become party to certain Articles of Agreement bearing date the third day of May in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to him the said Thomas De Mello from his Highness the said late Nabob Wallajah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Thomas De Mello, after becoming party as aforesaid to the said Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, did by a Declaration under his hand, bearing date the twenty-fifth day of October in the year of our Lord one thousand eight hundred and eleven, set forth, that whenever the amount of the Bond and Jewels hereinafter mentioned shall be recovered, he or his executors shall account for the sum of ten thousand nine hundred Star Pagodas (S. P. 10,900.) with the interest that shall become due thereon from the first day of April in the year of our Lord one thousand seven hundred and ninety-one, to said Caramulla Cawn, as the heir and executor of Said Assam Cawn: And whereas the said Thomas De Mello hath since departed this life; and whereas probate of the will of the said Thomas De Mello hath been duly granted to Joseph Peter de Mello, of Madras aforesaid: And whereas Said Caramulla Cawn otherwise Siel Kulleemolla Khan, of the East Indies aforesaid, described as heir and executor as aforesaid, hath also become party to the aforesaid Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taking into consideration a Claim made by the said Thomas De Mello, assignee as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of twenty-three thousand two hundred and thirty Star Pagodas (S. P. 23,230.) which with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand two hundred and eighty-four Pounds seventeen Shillings and seven-pence sterling (£. 19,284. 17s. 7d.); and having also taken into consideration a Claim made by the said Samuel Johnson and Charles Binny, Trustees named in the said Articles of Agreement of the third day of May in the year of our Lord one thousand seven hundred and ninety-six, for themselves and others, as assignees aforesaid for the one-twentieth part as aforesaid, of the sum claimed as aforesaid; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That his Highness the said late Nabob Wallajah granted a Bond, bearing date the twenty-third Rubbeeulawul eleven hundred and ninety-four of the Hegyra, for twenty-three thousand two hundred and thirty Star Pagodas (S. P. 23,230.) in favour of the banking-house of Bhoomjee Cashee Doss Sahou: And we do further find, That the consideration for which the said Bond was granted, was money advanced by the said banking-house to or on account of his said Highness with discount interest or teepawun thereon, and that in security for the payment of the amount thereof a box of rubies was mortgaged by his said Highness to the said banking-house: And we do further find, That the said Bonds and the said rubies were subsequently mortgaged and assigned in trust on the part of the said banking-house to the said Thomas De Mello: And we do further find, That upon setting aside and opening the said Bond, and upon crediting his said Highness the late Nabob Wallajah with the amount of the said rubies, at the value at which they had been previously accepted in mortgage by the said Dava Bhoomjee Cashee Doss, and upon making up the account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Wallajah to the said Thomas de Mello, assignee as aforesaid, and his assigns, amounted to thirty-three thousand eight hundred and forty-eight Star Pagodas six fanams and twenty-seven cash (S. P. 33,848. 6f. 27c.) or thirteen thousand five hundred and thirty nine Pounds five Shillings and two-pence sterling (£. 13,539. 5s. 2d.): And we do further find, That the said rubies so mortgaged as aforesaid by the said late Nabob Wallajah, and credited as aforesaid to his said Highness, did thereby become the property of the said Thomas de Mello, assignee in trust and attorney as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of thirty-

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thirty-three thousand eight hundred and forty-eight Star Pagodas six fanams and twenty-seven cash (S. P. 33,848. 6 f. 27 c.) or thirteen thousand five hundred and thirty-nine Pounds five Shillings and two-pence sterling (£. 13,539. 5s. 2d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Thomas de Mello, assignee as aforesaid, and his assigns: And we do further Award and Order, That the said debt, being a debt contracted for money bona fide advanced to or on account of the said late Nabob Wallajah, prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty-two thousand one hundred and fifty-five Star Pagodas thirty-one fanams and eighteen cash (S. P. 32,155. 31 f. 18 c.) or twelve thousand eight hundred and sixty-two Pounds five Shillings and eleven-pence sterling (£. 12,862. 5s. 11d.) being a portion of the said debt, is due and owing to the said Joseph Peter de Mello, executor of the said Thomas de Mello, assignee and attorney as aforesaid, subject to account with the executor or administrator of the said late Assam Cawn, for the amount which may be due to the estate of the said Assam Cawn under the declaration hereinbefore recited, and subject also to account with the said Aumbawboye and others, administratrixes as aforesaid, for any surplus which may remain thereafter: And we do further Award and Adjudge, That the said Joseph Peter de Mello, hath and shall have right to participate to the amount of the said sum of thirty-two thousand one hundred and fifty-five Star Pagodas thirty-one fanams and eighteen cash (S. P. 32,155. 31 f. 18 c.) or twelve thousand eight hundred and sixty-two Pounds five Shillings and eleven-pence sterling (£. 12,862. 5s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand six hundred and ninety-two Star Pagodas seventeen fanams and nine cash (S. P. 1,692. 17 f. 9 c.) or six hundred and seventy-six Pounds nineteen Shillings and three-pence sterling (£. 676. 19s. 3d.) being the remaining portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, its assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of one thousand six hundred and ninety-two Star Pagodas seventeen fanams and nine cash (S. P. 1,692. 17 f. 9 c.) or six hundred and seventy-six Pounds nineteen Shillings and three-pence sterling (£. 676. 19s. 3d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said Bond or the Debt claimed thereon, at the instance of the said Joseph Peter de Mello, executor of the said Thomas de Mello, assignee and attorney as aforesaid, or at the instance of the said Aumbawboye and others, administratrixes of the estate of Dava Boreunjee Causee Doss, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-first day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Perkhous.

CLAIMS N^o 518 and 519 in our Fifth Report.

N^o 504.

CLAIMS

* 527 and 528 in the London Gazette of the 15th July 1809; and
* 510 and 512 in the Fifth Report to Parliament.

windoss, alias
bind Doss, alias
bind Doss
werdhun Doss,
d Gopauldoss,
ias Gopal Doss
marks Doss.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Govindoss alias Gobind Doss alias Gobind Doss Goverdhun Doss, and Gopauldoss alias Gopal Doss Dwarka Doss, both of the East Indies, have become parties to the aforesaid Indenture, and thereby respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Govindoss (but for the use of the said Gopauldoss, to whom he declares the whole property belongs) for the principal sum of three thousand three hundred and fifteen Star Pagodas and fifteen fanams

(S. P.

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Adjudication
in favour of
Claimants.

(S. P^o 3,315. 15 f.) as the balance of a Bond for five thousand Pagodas (P^o 5,000.) which said sum of three thousand three hundred and fifteen Star Pagodas and fifteen fanams (S. P^o 3,315. 15 f.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand five hundred and sixteen Star Pagodas twenty-six fanams and four cash (S. P^o 4,516. 26 f. 4 c.) or one thousand and eight hundred Pounds four Shillings and eight-pence sterling (£.1,800. 4s. 8d.): And having also taken into consideration three Claims made by the said Gopauldoss, the first for the principal sum of three hundred and three Star Pagodas forty-two fanams and fifteen cash (S. P^o 303. 42 f. 15 c.) as the balance of a Bond for four hundred Star Pagodas (S. P^o 400.); which said sum of three hundred and three Star Pagodas forty-two fanams and fifteen cash (S. P^o 303. 42 f. 15 c.) with the arrears of interest alleged to be due thereon, is stated to amount to four hundred and five Star Pagodas twenty-seven fanams and thirty-one cash (S. P^o 405. 27 f. 31 c.) or one hundred and sixty-two Pounds four Shillings and nine-pence sterling (£.162. 4s. 9d.); the second for the principal sum of one thousand Star Pagodas (S. P^o 1,000.) which with the arrears of interest alleged to be due thereon, is stated to amount to one thousand three hundred and thirty-three Star Pagodas twenty-one fanams and twenty cash (S. P^o 1,333. 21 f. 20 c.) or five hundred and thirty-three Pounds and eight Shillings Sterling (£.533. 8s.); and the third for the principal sum of five thousand Star Pagodas (S. P^o 5,000.) which, with the arrears of interest alleged to be due thereon, is stated to amount to six thousand seven hundred and ninety-five Star Pagodas (S. P^o 6,795.) or two thousand seven hundred and eighteen Pounds sterling (£.2,718.); the said several sums (principal and interest) hereinbefore recited in this Award, making on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, an aggregate of thirteen thousand and fifty Star Pagodas thirty-two fanams and fifty-five cash (S. P^o 13,050. 32 f. 55 c.) or five thousand two hundred and thirteen Pounds seventeen Shillings and five-pence sterling (£.5,213. 17s. 5d.): And having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the Bond for five thousand Star Pagodas (S. P^o 5,000.) upon which the aforesaid balance of three thousand three hundred and fifteen Star Pagodas and fifteen fanams (S. P^o 3,315. 15 f.) is claimed by the said Govindoss, is a Bond bearing the seal of the Cutchery of Trichinopoly in favour of Gobind Doss alias the said Govindoss, written the twenty-third Zeehij, twelve hundred and fifteen of the Hegyra, or the seventh day of May in the year of our Lord one thousand eight hundred and one: And we do further find, That the said Gobind Doss Goverdhun Doss hath, by an instrument made under his hand, declared that the aforesaid bond, though taken in his favour, is due, both principal and interest, to the said Gopal Doss Dwarka Doss, and that he the said Gobind Doss Goverdhun Doss hath no concern with it: And we do further find, That of the three Bonds claimed by the said Gopal Doss, which bear also the seals of the Cutchery of Trichinopoly, the first upon which the aforesaid balance of three hundred and three Star Pagodas forty-two fanams and fifteen cash (S. P^o 303. 42 f. 15 c.) is claimed, is a bond for four hundred Star Pagodas (S. P^o 400.) in favour of Gopal Doss Soukar, written on the twelfth Mohurram, twelve hundred and sixteen of the Hegyra, or the twenty-sixth day of May in the year of our Lord one thousand eight hundred and one; the second is a bond for one thousand Star Pagodas (S. P^o 1,000.) in favour also of Gopal Doss Soukar, written on the fifth Mohurram, twelve hundred and sixteen of the Hegyra, or the nineteenth day of May in the year of our Lord one thousand eight hundred and one; and the third is a bond for five thousand Star Pagodas (S. P^o 5,000.) in favour also of Gopal Doss Soukar, written in the twenty-third Zeehij, twelve hundred and fifteen of the Hegyra, or the seventh day of May in the year of our Lord one thousand eight hundred and one: And we do further find, That the several sums constituting the principal of the said bonds, were borrowed for and applied to the use of his Highness the said late Nabob Omdut ul Omrah: And we do further find, That the aggregate sum, principal and interest, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, due to the said Gopauldoss alias Gopal Doss Soukar, from the representatives of his Highness the said late Nabob Omdut ul Omrah, was nine thousand seven hundred and seventy-eight Star Pagodas five fanams and forty-two cash (S. P^o 9,778. 5 f. 42 c.) or three thousand and nine hundred and eleven Pounds five Shillings and one-penny sterling (£.3,911. 5s. 1d.): And we the said Sir Benjamin Hobhouse and Thomas Cockburn, Do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the said aggregate sum of nine thousand seven hundred and seventy-eight Star Pagodas five fanams and forty-two cash (S. P^o 9,778. 5 f. 42 c.) or three thousand nine hundred and eleven Pounds five Shillings and one penny sterling (£.3,911. 5s. 1d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to Gopauldoss alias Gopal Doss Soukar, and that the said Gopauldoss alias Gopal Doss Soukar, hath and shall have right to participate to the amount of the said sum of nine thousand seven hundred and seventy-eight Star Pagodas five fanams and forty-two cash (S. P^o 9,778. 5 f. 42 c.) or three thousand nine hundred and eleven Pounds five Shillings and one penny sterling (£.3,911. 5s. 1d.) in the fund provided by the aforesaid Indenture for satisfaction of the present debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for money borrowed and applied to his use, is and shall be comprised in the second Class of Debts under the said Indenture: And we do further Award and

Adjudge,

Absolute
Adjudications
in favour of
Claimants.

Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bonds, or the Debts claimed thereon at the instance of the said Govindoss or the said Gopauldoss, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the ninth day of February in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE
THOMAS COCKBURN.

(Signed) George Parkhouse.

THE Aggregate Sterling Amount adjudicated in favour of }
Claimants, to the date of this Report, is - } £. 2,044,201. 10s. 2½d.

IN further obedience to the Act of Parliament, we have likewise to state, That an application, with which we have complied, has been made to us by Mrs. Rebecca Sewell, in a Claim preferred by her as executrix of her late husband Henry Sewell, assignee of Valentine Conolly; and also by others, for a provisional allowance, upon security to refund and pay back the whole, or such part of the interest as according to our final Determination it shall appear she was not entitled to, in conformity to the twenty-fourth clause of the Deed of Agreement. As the Act of Parliament requires us to state the grounds of our Decision in such cases as we have provisionally adjudicated, we present to this Honourable House Extracts from our Proceedings of the Determination which we have made upon the said application.

EXTRACT from the Proceedings of March 5th 1818.

Provisional Allow-
ance to Mrs.
Rebecca Sewell, on
the Claim made by
her (and others) as
Executrix of her
late Husband,
Henry Sewell,
Assignee of
Valentine Conolly.

"HAVING reviewed the whole proceedings in this case, we are of opinion, from the evidence and documents now before us, that the legal title to the Nabob's Bond in claim is vested in the legal representative of the late Henry Sewell; and we have resolved, with a view to prevent waste of property, to establish provisionally the amount that shall be found due upon the Bond, as being probably just and allowable, in the name of Mrs. Rebecca Sewell, executrix of the late Henry Sewell, under the prescribed securities, but subject to further investigation in India."

EXTRACT from the Proceedings of the 5th May 1818.

"IN the proceedings of the Board of the 5th March last, it was resolved, that the legal title to the Debt under the bond of Omdut ul Omrah to Valentine Conolly, under date 1st January 1798, claimed by Mrs. Rebecca Sewell, widow and executrix of the late Henry Sewell, assignee of the said Valentine Conolly, and also claimed by Coliah Singana Chitty, assignee of Messieurs Chase, Chinnery, Macdowal and Company, appeared to be vested in the legal representatives of the said Henry Sewell, and that, with a view to prevent loss of property, it was further resolved to establish provisionally the amount that should be found due thereon in the name of Mrs. Rebecca Sewell, executrix of the late Henry Sewell, under the prescribed securities, but subject to further investigation in India.

"Resolved accordingly, That the sum of fifteen thousand one hundred and twelve Pagodas (P^{rs} 15,118.) or six thousand and forty-four Pounds and sixteen Shillings sterling (£. 6044. 16s.) being a portion of the amount found to be probably just and allowable in the First Class of Debts, shall be and is hereby provisionally allowed and established as a Debt in the First Class, in the name of the said Rebecca Sewell, as executrix of the late Henry Sewell, and that interest shall be payable thereon from the fifteenth day of May 1804, and until the further directions of the Board, at the provisional rate of four (4) per cent. per annum, and that a certificate be issued to the Registers, directing them to enter the aforesaid sum to the credit of the said Rebecca Sewell, as soon as she shall have given security to the satisfaction of the Board, for the sum of four thousand four hundred Pounds (£. 4,400.) and shall have declared to the Board in writing, by herself or her agent, whether it be her option to receive the interest so payable on the sum which shall be so entered to her credit, in London, or at Madras.

"Resolved, That the sum of three hundred and ninety-seven Pagodas twenty-eight fanams and fifty-eight cash (P^{rs} 397. 28f. 58c.) or one hundred and fifty-nine Pounds one shilling and five-pence three farthings sterling (£. 159. 1s. 5½d.) being a further portion of the amount found to be probably just and allowable in the First Class of Debts, shall be and is hereby allowed and established provisionally in the name of James King, (one of the executors of John Fordyce, assignee of the said Rebecca Sewell, executrix of the said Henry Sewell,) and that interest shall be payable thereon from the fifteenth May 1804, and until the further directions of the Board, at the rate of four (4) per cent. per annum, and that a certificate shall be issued to the Registers in London, directing them to enter the aforesaid sum

sum to the credit of the said Party, the said James King having already given security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in his favour, should be entered in the books of the Registers in London.

Provisional
Adjudications
in favour of
Claimants.

"Resolved, That the sum of three hundred and ninety-seven Pagodas twenty-eight fanams and fifty-eight cash (P^a 197. 28f. 58c.) or one hundred and fifty-nine Pounds one Shilling and five-pence three farthings sterling (£. 159. 1s. 5½d.) being the remaining portion of the amount found to be probably just and allowable in the First Class of Debts, shall be and is hereby allowed and established provisionally in the joint names of Charles Binny, George Moubray, and Valentine Conolly, assignees of the said Rebecca Sewell, executrix of the said Henry Sewell; and that interest shall be payable thereon from the fifteenth May 1804, and until the further directions of the Board, at the rate of four (4) per cent. per annum, and that a certificate shall be issued to the Registers in London, directing them to enter the aforesaid sum to the credit of the said Parties jointly, the trustees of Mr. Fordyce having already given security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in their favour, should be entered in the Books of the Registers in London.

"Resolved, That the sum of fourteen thousand seven hundred and thirty-nine Pagodas twenty-nine fanams and twenty-two cash (P^a 14,739. 29f. 22c.) or five thousand eight hundred and ninety-five Pounds seventeen shillings and seven-pence sterling (£. 5,895. 17s. 7d.) being a portion of the amount found to be probably just and allowable in the Second Class of Debts, shall be and is hereby provisionally allowed and established as a debt in the Second Class in the name of the said Rebecca Sewell, as executrix of the late Henry Sewell, and that interest shall be payable thereon from the 15th day of May 1804, and until the further directions of the Board, at the provisional rate of three (3) per cent. per annum, and that a certificate be issued to the Registers, directing them to enter the aforesaid sum to the credit of the said Rebecca Sewell, as soon as she shall have given security to the satisfaction of the Board, for the sum of four thousand three hundred pounds sterling (£. 4,300.) and shall have declared to the Board, in writing, by herself or her agent, whether it is her option to receive the interest so payable, on the sum which shall be so entered to her credit, in London or at Madras.

"Resolved, That the sum of three hundred and eighty-seven Pagodas thirty-seven fanams and nineteen and one half cash (P^a 387. 37f. 19½c.) or one hundred and fifty-five Pounds three Shillings and one penny sterling (£. 155. 3s. 1d.) being a further portion of the amount found to be probably just and allowable in the Second Class of Debts, shall be and is hereby allowed and established provisionally in the name of James King (one of the executors of John Fordyce, assignee of the said Rebecca Sewell, executrix of the said Henry Sewell,) and that interest shall be payable thereon from the 15th May 1804, and until the further directions of the Board, at the rate of three (3) per cent per annum, and that a certificate shall be issued to the Registers in London, directing them to enter the aforesaid sum to the credit of the said party, the said James King having already given security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in his favour, should be entered in the books of the Registers in London.

"Resolved, That the sum of three hundred and eighty-seven Pagodas thirty-seven fanams and nineteen and one half cash (P^a 387. 37f. 19½c.) or one hundred and fifty-five Pounds three Shillings and one penny sterling (£. 155. 3s. 1d.) being the remaining portion of the amount found to be probably just and allowable in the Second Class of Debts, shall be and is hereby allowed and established provisionally, in the joint names of Charles Binny, George Moubray, and Valentine Conolly, assignees of the said Rebecca Sewell, executrix of the said Henry Sewell, and that interest shall be payable thereon from the 15th May 1804, and until the further directions of the Board, at the rate of three (3) per cent. per annum, and that a certificate shall be issued to the Registers in London, directing them to enter the aforesaid sum to the credit of the said parties jointly, the trustees of Mr. Fordyce having already given security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in their favour, should be entered in the books of the Registers in London."

THE Aggregate Sterling Amount provisionally adjudicated } £. 18,055 0s. 3d.
in favour of Claimants, is, at the date of this Report - }

Absolute
Adjudications
against
Claimants.

ABSOLUTE ADJUDICATIONS against CLAIMANTS.

CLAIM N° 457 in our Fifth Report.

N° 470.

CLAIM
N° 218 in the London
Gazette of the 17th
June 1809, and
N° 457 in the Fifth
Report to Parlia-
ment.

Messieurs Haring-
ton and Company,
as Attornies of
Captain Charles
Freman junior, Son
of the late Captain
Charles Freman.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Harington and Company of Madras in the East Indies, as attornies of Captain Charles Freman junior, son of the late Captain Charles Freman, also formerly of the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted the Claim of the said Captain Charles Freman junior, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the said Claim made by them as attornies as aforesaid under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Harington and Company, on behalf of the said Captain Charles Freman junior, for the principal sum of two thousand one hundred and sixty-two Star Pagodas forty fanams and forty-eight cash (S. P^s 2,162. 40f. 48c.) as the arrears of pay batta and allowances due to the said late Captain Charles Freman from his said late Highness the Nabob Wallajah, which said principal sum with interest thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand four hundred and fifty-three Star Pagodas twenty-six fanams and fifty-four cash (S. P^s 3,453. 26f. 54c.) or one thousand three hundred and eighty-one Pounds nine Shillings and one penny sterling (£1,381. 9s. 1d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due to the said Messieurs Harington and Company, attornies as aforesaid of the said Captain Charles Freman junior, in respect of his Claim in behalf of the estate of his late father Captain Charles Freman, for the aforesaid arrears of military pay and allowances alledged to be due to the said late Captain Charles Freman: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Messieurs Harington and Company, nor the said Captain Charles Freman junior, have or hath any right in respect of the said Claim in behalf of the estate of the said late Captain Charles Freman, to participate in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt claimed at the instance of the said Messieurs Harington and Company, or of the said Captain Charles Freman junior, in behalf of the estate of the said late Captain Charles Freman as aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have hereunto set our hands, the thirtieth day of May in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM N° 999 in our Fifth Report.

N° 472.

CLAIM
N° 753 in the London
Gazette of the 7th
September 1809; and
N° 999 in the Fifth
Report to Parlia-
ment.

Nizam ooddeen
Ahmed Khan
Behadur Nazim
Jung.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah

**Abolition
Adjudications
against
Claimants.**

Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nizam ooddeen Ahmud Khan Bahadur Nizam Jung of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said Nizam ooddeen Ahmud Khan Bahadur Nizam Jung, upon a Tunkha for nine hundred and seventy Star Pagodas (S. P^o 970.) dated seventeenth Ruzman twelve hundred and fourteen of the Hegyra, stated to have been granted by the Nabob Omdut ul Omrah to Ameer ood Dowla Bahadur, and alleged to have been transferred by deed of gift from him the said Ameer ood Dowla Bahadur, to him the said Nizam ooddeen Ahmud Khan Bahadur Nizam Jung, which said principal sum of nine hundred and seventy Star Pagados (S. P^o 970.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand one hundred and eighty-two Star Pagodas and one anna (S. P^o 1,182. 1a.) or four hundred and seventy-two Pounds sixteen Shillings and sixpence sterling (£.472. 16s. 6d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That nothing is due from the representatives of the said late Nabob Omdut ul Omrah, to the said Nizam ooddeen Ahmud Khan Bahadur Nizam Jung, on the said Ameer ood Dowla Bahadur, or any other person or persons whatsoever, in respect of the said Tunkha or the debt claimed thereon: And we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Nizam ooddeen Ahmud Khan Bahadur Nizam Jung, nor the said Ameer ood Dowla Bahadur, has any right in respect of the said Tunkha, or the debt claimed thereon, to participate in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Tunkha or the Debt claimed thereon, at the instance of the said Nizam ooddeen Ahmud Khan Bahadur Nizam Jung, or of the said Ameer ood Dowla Bahadur, or of any other person or persons whatsoever: And we do further Award and Order, that the original Tunkha aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands the first day of June in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM Part of N^o 173 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Abdul Khauder Khan Bahadur, of the East Indies, hath by his attornies, Messrs. Harington and Company, of Madras in the East Indies, become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Abdul Khauder Khan Bahadur, upon two alleged Bonds of his Highness the said late Nabob Omdut ul Omrah; the first in the name of Veira Pilla, bearing date the twenty-second of Zeeud twelve hundred and ten of the Hegyra, for the principal sums of fifty-five thousand Star Pagodas (S. P^o 55,000.) and eight hundred Madras Pagodas (M. P^o 800.) described as making a total of fifty-five thousand nine hundred Star Pagodas (S. P^o 55,900.) and the second, in the name of Sree Kirbee Devay Soucar, bearing date the twenty-fifth Rabbecossannee twelve hundred and fourteen of the Hegyra, for the principal sum of thirty-five thousand Star Pagodas (S. P^o 35,000.) which said sums, with the arrears of interest stated to be respectively due thereon, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amount together to the aggregate sum of one hundred and twenty-

N^o 473.

CLAIM
Part of N^o 437 in the
London Gazette of
the 15th July 1809;
And Part of N^o 173
in the Fifth Report
to Parliament.

*Abdul Khauder
Khan Bahadur, by
his Attornies
Messrs. Haring-
ton and Company.*

Absolute
Adjudications
against
Claimants.

one thousand two hundred and sixty-five Star Pagodas five fanams and thirteen cash (S. P^o 121,265. 56. 13c.) or forty-eight thousand five hundred and six Pounds one Shilling and one farthing sterling (£. 48,506. 1s. 0½d.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said Abdul Khauder Khan Bahadur, hath in his evidence on oath before the Commissioners at Madras, on the twenty-fourth day of February in the year of our Lord one thousand eight hundred and thirteen, relinquished "all Claim to any thing on those "two Bonds," meaning the said two hereinbefore recited alleged Bonds for fifty-five thousand nine hundred Star Pagodas (S. P^o 55,900.) and thirty-five thousand Star Pagodas (S. P^o 35,000.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, Do hereby Award and Adjudge, That the said Abdul Khauder Khan Bahadur hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said two before recited alleged Bonds, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said alleged Bonds or the Debt or Debts claimed thereon, at the instance of the said Abdul Khauder Khan, or his representatives. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have hereunto set our hands, the eighteenth day of June in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N^o 842 in our Fifth Report.

N^o 476.

CLAIM
N^o 234 in the London
Gazette of the 17th
June 1809;
and,
N^o 842 in the Fifth
Report to Parlia-
ment,

Thomas De Mello,
an Assignee of
Goverdan Doss
Brij Doss and
Kishna Boie,
Widow, and
William Petrie.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Thomas De Mello of Madras in the East Indies, as assignee of Goverdan Doss Brij Doss, and Kishna Boie, widow, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Thomas De Mello, assignee as aforesaid, upon an alleged bond, bearing date the twenty-fifth Rubbeesane twelve hundred and four of the Hegyra, of the Nabob Wallajah, in favour of the late Kishen Doss Brij Doss Sahoo, for the principal sum of forty thousand Star Pagodas (S. P^o 40,000.) which, with arrears of interest, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixty-eight thousand six hundred and eighty-three Star Pagodas (S. P^o 68,683.) or twenty-seven thousand four hundred and seventy-three Pounds and four Shillings sterling (£. 27,473. 4s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Goverdan Doss Brij Doss (as son and heir by adoption of Brij Doss Kishna Doss, and as grandson and heir by virtue of the same adoption of Kishna Doss Brij Doss) and the said Kishna Boie, as widow and relict of the said Brij Doss Kishna Doss, by a Deed or instrument bearing date on the first day of May in the year of our Lord one thousand eight hundred and three, for a valuable consideration as therein stated, assigned all their right title and interest in the said alleged bond to the said Thomas De Mello: And we do further find, That the said Thomas De Mello, assignee as aforesaid, by a Deed or instrument bearing date the twenty-eighth day of May in the year of our Lord one thousand eight hundred and three, for a valuable consideration as therein stated, assigned all right title and interest in the said alleged bond to the late William Petrie, formerly of Madras aforesaid, who became party to the said Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five, and thereby submitted himself, his heirs executors and administrators to the judgment, award, order and determination of the Commissioners appointed under the said Indenture: And we do further find, That the said hereinbefore recited bond is not the bond of the late Nabob Wallajah, but a forgery: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That the representatives of the said Kishen Doss Brij Doss Sahoo, the said Thomas De Mello, and the representatives of the said

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against
Claimants.

said William Petrie, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged bond : And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alleged bond : And we do further Award and Order, That the said alleged bond shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the seventh day of July in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)

in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIM N° 1,272 in our Fifth Report.

TO all to whom these Presents shall come : We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas the late Lieutenant General Hay Macdowall, acting under a delegated power of attorney for the heirs of the late Mr. John Stewart, formerly of Calcutta in the East Indies, secretary to the government of Bengal, did become party to the aforesaid Indenture, and did thereby submit the Claim of the estate of the said late John Stewart, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him in behalf of the said estate under the said Indenture : Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said late Lieutenant General Hay Macdowall, as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of fifteen thousand Star Pagodas (S. P^o 15,000.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of forty-eight thousand three hundred and fifty-seven Star Pagodas twenty-two fanams and forty cash (S. P^o 48,357. 22 f. 40 c.) or seventeen thousand three hundred and forty-three Pounds sterling (£.17,343.); and having duly investigated the said Claim, according to the covenants provisions and directions of the said Indenture, Do find, That the said late Nabob Wallajah granted a bond or chop in the name of Mootiah Dubash, under date the twenty-fourth Zeehij, eleven hundred and eighty-nine of the Hegyra, corresponding with the fifteenth day of February in the year of our Lord one thousand seven hundred and seventy-six, for the principal sum of fifteen thousand Star Pagodas (S. P^o 15,000.) and payable without interest in twelve months from the twenty-third Zeehij eleven hundred and eighty-nine of the Hegyra : And we do further find, That the said bond or chop, although drawn out in the name of the said Mootiah Dubash, was not the property of the said Mootiah Dubash, but that of the said late John Stewart : And we do further find, That the said bond or chop was granted for an Enam to the said late John Stewart, with special directions on the part of the Nabob not to make mention of the word Enam in the bond : And we do further find, That nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Mootiah Dubash, or to the representatives of the said late John Stewart, or to any other person or persons whatsoever, in respect of the said bond or chop or the debt claimed thereon : And we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That neither the representative or representatives of the said late Mootiah Dubash, nor of the said late John Stewart, nor any other person or persons whatsoever, hath or have any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said bond or chop or the debt claimed thereon : And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said bond or chop, or the debt claimed thereon, at the instance of any person or persons on behalf of the estate of the said late Mootiah Dubash, or of the estate of the said late John Stewart, or at the instance of any other person or persons whatsoever : And we do further Award and Order, That the original bond or chop aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company.

N° 477.

CLAIM
N° 171 in the London
Gazette of the 17th
June 1809,
and,
N° 1,272 in the Fifth
Report to Parlia-
ment.

The late Lieutenant
General Hay Mac-
dowall, acting under
a delegated Power
of Attorney for the
Heirs of the late
Mr. John Stewart,
Secretary to the
Government of
Bengal.

Absolute
Adjudications
against
Claimants.

In witness whereof, we, the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands the eight day of July in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed)

George Parkhouse.

This CLAIM noticed in our First Report, and N° 295 in our Fifth Report.

N° 478.

CLAIM

Noticed in the London Gazette of the 12th August 1806, and N° 549 in the London Gazette of the 15th July 1809, and noticed in the First Report to Parliament; and N° 295 in the Fifth Report to Parliament.

Thomas Reid, William Mainwaring, and George Ward, Assignees to the Bankrupt Estate of Paul Benfield, since deceased, and Messieurs Harington and Company, as Attornies to the said Thomas Reid, William Mainwaring, and George Ward, Assignees as aforesaid.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Thomas Reid, William Mainwaring, and George Ward, all of the City of London, assignees to the bankrupt estate of Paul Benfield, since deceased, formerly of Madras in the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted the Claim of the said bankrupt estate to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them as assignees aforesaid under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Thomas Reid, William Mainwaring and George Ward, assignees as aforesaid, upon the late Nabob Wallajah, for the principal sum of one hundred and fifty-nine thousand eight hundred and thirty-six Pagodas ten fanams and sixteen cash (P^a 159,836. 10 f. 16 c.) which, with arrears of interest, to the fifteenth day of May in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of three hundred and fifty-nine thousand four hundred and forty-two Pagodas twenty-six fanams and fifty-six cash (P^a 359,442. 26 f. 56 c.) or one hundred and forty-three thousand seven hundred and seventy-seven Pounds one shilling and one penny sterling (£. 143,777. 1 s. 1 d.): And having also taken into consideration a Claim made by Messieurs Harington and Company, of Madras in the East Indies, as attornies to the said Thomas Reid, William Mainwaring and George Ward, assignees as aforesaid, upon the late Ameer ul Omrah, for the principal sum of one hundred and eight thousand and sixty-eight Star Pagodas thirty-eight fanams and ten cash (S. P^a 108,068. 38 f. 10 c.) which, with arrears of interest, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and eighty-four thousand and ninety-nine Star Pagodas thirty-five fanams and four cash (S. P^a 284,099. 35 f. 4 c.) or one hundred and thirteen thousand six hundred and thirty-nine Pounds eighteen Shillings and eight-pence sterling (£. 113,639. 18 s. 8 d.): And having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the debt so claimed as aforesaid by the said Thomas Reid, William Mainwaring and George Ward, assignees as aforesaid, upon his said late Highness the Nabob Wallajah, was completely discharged in the lifetime of the said late Paul Benfield, and therefore that nothing is due from the representatives of the said Nabob Wallajah to the bankrupt estate of the said late Paul Benfield, or to any other person or persons whatsoever, in respect of the debt so claimed against his said late Highness, as hereinbefore recited: And we do further find, That the Claim made upon the late Ameer ul Omrah as aforesaid, by the said Messieurs Harington and Company, as attornies to the hereinbefore mentioned assignees of the said late Paul Benfield, includes a Claim stated to have been made by the said late Paul Benfield himself, as amounting to about seventy thousand Pounds (£. 70,000.) instead of seventy thousand Pagodas (P^a 70,000.) and that of the whole amount claimed by the said Messieurs Harington and Company, attornies as aforesaid, nine-twelfths (9-12ths) are also claimed by the executor of the late Benjamin Roebuck, formerly of Madras, and three twelfths (3-12ths) by Myla Moottoosawmy Moodeljer, of Madras aforesaid: And we do further find, That the Claim so made by Messieurs Harington and Company, attornies as aforesaid, and others, as it requires further investigation in India, must be excluded from this Award: And we, the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That the said Thomas Reid, William Mainwaring, and George Ward, assignees to the bankrupt estate of the said late Paul Benfield as aforesaid, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said debt so claimed by them as aforesaid upon the said late Nabob Wallajah: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect

respect of the aforesaid debt, claimed at the instance of the said Thomas Reid, William Mainwaring and George Ward, assignees to the bankrupt estate of the said late Paul Benfield as aforesaid, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the ninth day of July in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) *George Parkhouse.*

Absolute
Adjudications
against
Claimants.

CLAIM N° 696 in our Fifth Report.

TO all to whom these Presents shall come : We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas Kishnum Chitty, of the East Indies, brother of the late Venkatesha Sowkar, formerly also of the East Indies, hath become Party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture : Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Kishnum Chitty, brother of the said late Venkatesha Sowkar, upon a Tunkah from the said Nabob Wallajah, bearing date the fourteenth day of Showal, eleven hundred and ninety-two of the Hegyra, for the principal sum of two thousand six hundred Star Pagodas (S. P^a 2,600.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand and sixty-one Star Pagodas and twelve annas (S. P^a 6,061. 12a.) or two thousand four hundred and twenty-four Pounds and two Shillings sterling (£. 2,424. 2s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said Kishnum Chitty as aforesaid, hath failed to establish his title to the said Tunkah : And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, in conformity to the Fifth Clause of the aforesaid Indenture, That the said Kishnum Chitty, brother of the late Venkatesha Sowkar as aforesaid, hath not made good any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Tunkah, or the debt claimed thereon. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of October in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

N° 481.

CLAIM
N° 760 in the London
Gazette of the
2d September 1809;
and,
N° 696 in the Fifth
Report to Parlia-
ment.

*Kishnum Chitty,
Brother of the late
Venkatesha Sowkar.*

CLAIM N° 29 in our First Report.

TO all to whom these Presents shall come : We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas Quintin Craufurd, formerly of Madras in the East Indies, and now of Paris in the kingdom of France, and Culling Charles Smith, now of Upper Brook-street in the parish of Saint George Hanover-square in the county of Middlesex, assignee of the executors of his father the late Charles Smith, formerly

N° 485.

CLAIM
N° 132 in the London
Gazette of the 15th
September 1806;
and,
N° 29 in the First
Report to Parlia-
ment.

*Quintin Craufurd,
and Culling Charles
Smith, Assignee of
the Executors of
his Father the late
Charles Smith,
Assignee of the said
Quintin Craufurd.*

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of Madras aforesaid, assignee of the said Quintin Craufurd, have become parties to the aforesaid Indenture, and thereby respectively submitted themselves, their heirs executors administrators and assigns, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim of the said Quintin Craufurd as aforesaid, founded upon a bond granted by His Highness the said late Nabob Wallajah, on the fifteenth day of March in the year of our Lord one thousand seven hundred and eighty, to the said Quintin Craufurd for the principal sum of eighty-three thousand four hundred and forty-two Pagodas (P^{83,442}.) which with arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and one thousand nine hundred eighty-four Pagodas (P^{201,984}.) or eighty thousand seven hundred and ninety-three Pounds and twelve Shillings sterling (£.80,793. 12s.); and having also taken into consideration a Claim made by the said Culling Charles Smith as aforesaid, for a portion of the said bond, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That his said Highness the late Nabob Wallajah did on the fifteenth day of March in the year of our Lord one thousand seven hundred and eighty, grant to the said Quintin Craufurd an English bond for the principal sum of eighty-three thousand four hundred and forty-two Pagodas (P^{83,442}.); and we do further find, That the consideration of the said bond was the balance of preceding bonds granted on the part of the said late Nabob Wallajah to or on account of the said Quintin Craufurd, interest thereon, and presents gifts or gratuitous allowances from the said Nabob Wallajah; and upon setting aside and opening the said bond, and making up the accounts on which the said bond was founded agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July in the year of our Lord one thousand eight hundred and five: We do further find, That out of the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, nothing is due from the representatives of his Highness the said late Nabob Wallajah, to the said Quintin Craufurd or to the said Culling Charles Smith, assignee as aforesaid, them or either of them, in respect of the said bond or the debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Quintin Craufurd on his own behalf, or on behalf of the said Culling Charles Smith, nor the said Culling Charles Smith for himself as assignee as aforesaid, hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said bond, or the debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the aforesaid bond or the debts claimed thereon, at the instance of the said Quintin Craufurd, or of the said Culling Charles Smith, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have hereunto set our hands, the fourth day of November, in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM Part of N^o 173 in our Fifth Report.

N^o 486.

CLAIM

Part of No. 437 in the
London Gazette of
the 15th July 1809;
and.

Part of N^o 173 in the
Fifth Report to Par-
liament

Abdul Khauder
Khan Bahadur, by
his Attornies,
Messieurs Haring-
ton and Company.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Abdul Khauder Khan Bahadur, of the East Indies, hath by his attornies Messieurs Harington and Company, of Madras in the East Indies, become party to the aforesaid Indenture, and hath thereby submitted himself his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn,

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Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Abdul Khauder Khan, for the principal sum of three thousand four hundred and sixty-six Star Pagodas (S. P. 3,466.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand eight hundred and sixty-nine Star Pagodas and fifty-nine cash (S. P. 4,869. 59 c.) or one thousand nine hundred and forty-seven Pounds twelve Shillings and one-penny half-penny sterling (£1,947. 12 s. 1 ½ d.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, Do find, That the said Claim is made by the said Abdul Khauder Khan, upon a Bond purporting to be granted in favour of Poon Pilla, by his said late Highness Omdut ul Omrah, on the first Showal twelve hundred and ten of the Hegyra, for the sum of three thousand four hundred and sixty-six Star Pagodas (S. P. 3,466.) and to bear interest at the rate of one Star Pagoda per month, and purporting also to be assigned by the said Poon Pilla to the said Abdul Khauder Khan: And we do further find, That nothing is due from the representatives of the said late Nabob Omdut ul Omrah to the said Abdul Khauder Khan, the said Poon Pilla, them or either of them, or to any other person or persons whatsoever, in respect of the said Bond so dated and so carrying interest as aforesaid, or the Debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Abdul Khauder Khan, nor the said Poon Pilla, nor any other person whatsoever hath any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the said Bond as aforesaid, or the Debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond as aforesaid, or the debt claimed thereon, at the instance of the said Abdul Khauder Khan, or of the said Poon Pilla, or of any other person whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twelfth day of November in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM Part of N° 173 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminister, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Abdul Khauder Khan Bahadur of the East Indies, hath by his attornies, Messieurs Harrington and Company, of Madras in the East Indies, become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Abdul Khauder Khan, upon an alleged Bond purporting to be from the late Nabob Omdut ul Omrah to Veera Pilla, Mr. Brodie's Dubash, bearing date the second of the month of Zeecad twelve hundred and ten of the Hegyra, for the principal sum of five thousand eight hundred Pagodas (P° 5,800.) and stated by the said Abdul Khauder Khan to have been granted by the said Nabob Omdut ul Omrah to the said Veera Pilla, on his the said Abdul Khauder Khan's account, which said sum of five thousand eight hundred Pagodas (P° 5,800.) with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand one hundred and twenty-three Star Pagodas forty fanams and sixty-seven cash (S. P. 8,123. 40 f. 67 c.) or three thousand two hundred and forty-nine Pounds eleven Shillings and nine-pence farthing sterling (£3,249. 11 s. 9 ¾ d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said hereinbefore recited Bond, is not the Bond of the late Nabob Omdut ul Omrah, but a forgery: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Abdul Khauder Khan Bahadur, nor the said Veera Pilla, nor any other person whatsoever, hath

N° 487.

CLAIM
Part of N° 437 in the
London Gazette of
the 15th July 1806
and,
Part of N° 173 in the
Fifth Report to Pa-
liament.

*Abdul Khauder
Khan Bahadur, by
his Attornies,
Messieurs Harring-
ton and Company.*

Absolute
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against
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any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the said alleged Bond as aforesaid, or the Debt claimed thereon : And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said alleged Bond as aforesaid, or the Debt claimed thereon at the instance of the said Abdul Khauder Khan, or of the said Veera Pilla, or of any other person whatsoever : And we do further Award and Order, That the alleged Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twelfth day of November in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed)

George Parkhouse.

CLAIM Part of N° 173 in our Fifth Report.

N° 488.

CLAIM
Part of N° 437 in the
London Gazette of
the 14th July 1809;
and,
Part of N° 173 in the
Fifth Report to Par-
liament.

Abdul Khauder
Khan Bahadur, by
his Attornies,
Messieurs Haring-
ton and Company.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Abdul Khauder Khan Bahadur of the East Indies, hath by his attornies Messieurs Harington and Company of Madras in the East Indies, become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment award order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Abdul Khauder Khan Bahadur upon a bond purporting to be from the said late Nabob Omdut ul Omrah in favour of Ambulwan Moodelly, bearing date the first Showal ul Mokurru, twelve hundred and ten of the Hegyra, for the principal sum of eight thousand Star Pagodas (S. P° 8,000.) and carrying interest at the rate of one per cent. per month and teepawun at one per cent. payable in three months, which said sum of eight thousand Star Pagodas (S. P° 8,000.) with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eleven thousand two hundred and thirty-eight Star Pagodas fourteen sanams and seventy-six cash (S. P° 11,238. 14 f. 76 c.) or four thousand four hundred and ninety-five Pounds six Shillings and ten-pence sterling (£.4,495. 6s. 10d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said bond, purporting to be so granted as aforesaid by the said late Nabob Omdut ul Omrah, was not so granted by him as aforesaid, but hath been falsified in regard to the rate of interest: And we do further find, That the said Ambulwan Moodelly hath not assigned or transferred the said bond to him the said Abdul Khauder Khan Bahadur: And we do further find, That nothing is due to the said Abdul Khauder Khan in respect of the said bond: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Abdul Khauder Khan Bahadur hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said bond as aforesaid, or the debt claimed thereon. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twelfth day of November in the year of our Lord one thousand eight hundred and eighteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed)

George Parkhouse.

CLAIM N° 322 in our Fifth Report.

N° 402.

CLAIM
N° 697 in the London
Gazette of the

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred

hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas William Douglas Brodie, of Madras in the East Indies, and Captain now Major Joshua Loring Winslow, formerly of Madras aforesaid, but subsequently of Heavitree near Exeter in the County of Devon, by virtue of an assignment from Budder ul Deen, since deceased, also late of the East Indies, stating himself to be son and heir of Moyen ul Deen, also late of the East Indies, have respectively become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Douglas Brodie, as aforesaid, and the said Major Joshua Loring Winslow, as aforesaid, upon two alleged Bonds, the first purporting to be from the Nabob Wallajah to Moyennooddeen, bearing date the fourteenth day of the month of Showal eleven hundred and eighty-six of the Hegyra, for the principal sum of ten thousand nine hundred and forty-two Star Pagodas and eleven and one half annas (S. P^{re} 10,042. 11½ an) which with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-nine thousand three hundred and forty-eight Star Pagodas four fanams and sixty-five cash (S. P^{re} 39,348. 4 f. 65 c.) or fifteen thousand seven hundred and thirty-nine Pounds four Shillings and ten-pence sterling (£. 15,739. 4s. 10d.); the second purporting to be from the Nabob Omdut ul Omrah to Budderooddeen, meaning the said Badder ul Deen, bearing date the seventh Rubbeecoolawl twelve hundred and fourteen of the Hegyra, for the same principal sum as the preceding, and purporting to guarantee the said alleged debt of his father the late Nabob Wallajah to the said Moyennooddeen deceased; and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That nothing is due from the representatives of the late Nabobs Wallajah or Omdut ul Omrah, them or either of them, to the representatives of the said Moyennooddeen, or the representatives of the said Badder ul Deen, in respect of the said alleged bonds or the debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said William Douglas Brodie, as aforesaid, nor the said Major Joshua Loring Winslow, as aforesaid, hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged bonds, them or either of them, or the debts claimed thereon: And we do further Award and Adjudge, That all the property or revenues of the said Nabobs Wallajah and Omdut ul Omrah and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said alleged Bonds, them or either of them, or the debt or debts claimed thereon at the instance of the said William Douglas Brodie, as aforesaid, or of the said Major Joshua Loring Winslow, as aforesaid, or of any other person or persons whatsoever: And we do farther Award and Order, That the alleged Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the sixth day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM N^o 1,189 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas

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Absolute
Adjudications
against
Claimants.

21 September 1809
and,
N^o 522 in the Fifth
Report to Parlia-
ment.

William Douglas
Brodie and Captain
now Major Joshua
Loring Winslow, by
virtue of an Assign-
ment from Budder
ul Deen since de-
ceased, stating him-
self to be Son and
Heir of Moyen ul
Deen.

N^o 493.

CLAIM

N^o 245 in the London
Gazette of the
17th June 1809;
and,
N^o 1,139 in the Fifth
Report to Parlia-
ment.

Satur Arathoon,
Assignee of Maho-
med Najabut Ally
Khaun, otherwise
called Mahomed

**Absolute
Adjudications
against
Claimants.**

Kifyet Ullah, Assignee of Sirdar ul Omrah Boorhan ul Moolk Behadur, otherwise Istekhar ud Dowlah Behadur, otherwise Hafiz Mahomed Nasir Khan.

Satur Arathoon of the East Indies, assignee of Mahomed Najabut Ally Khawn, otherwise called Mahomed Kifyet Ullah, also of the East Indies, assignee of Sirdar ul Omrah Boorhan ul Moolk Behadur, otherwise Istekhar ud Dowlah Behadur, otherwise Hafiz Mahomed Nasir Khan also of the East Indies, hath become Party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Satur Arathoon, assignee as aforesaid, upon an alleged Bond of his Highness the said late Nabob Omdut ul Omrah, in the name of the said Istikhar ud Dowlah Behadur, for the sum of four hundred Star Pagodas (S. P^a 400.) bearing date the fifteenth Rubbeecussanee, twelve hundred and fifteen of the Hegyra, which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four hundred and seventy-three Star Pagodas and thirty-eight fanams (S. P^a 473. 38f.) or one hundred and eighty-nine Pounds ten Shillings and ten-pence sterling (£. 189. 10s. 10d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, that nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah in respect of the said alleged Bond, or the Debt claimed thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Satur Arathoon, assignee as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bond; or the Debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alleged Bond or the Debt claimed thereon, at the instance of the said Satur Arathoon, assignee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the alleged Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed)

George Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM Part of N^o 410 in our Fifth Report.

N^o 495.

CLAIM

Part of N^o 289 in the
London Gazette of
the 24th June 1809;
and,

Part of N^o 410 in the
Fifth Report to Par-
liament.

*Ambaur Boye,
Laudoo Boye, Seetau
Boye, and Raubata
Boye, as Admini-
stratrices of the
Estate and Effects
of Dava Boucunjee
Causee Doss Soucar,
and Andrew Berry,
Assignee by virtue
of a Deed of the
said Ambaur Boye,
Laudoo Boye, Seetau
Boye, and Raubata
Boye, as Admini-
stratrices aforesaid.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, of Madras in the East Indies, as administratrixes of the estate and effects of Dava Boucunjee Causee Doss Soucar, late of Madras aforesaid, and Andrew Berry, formerly of Madras aforesaid, assignee by virtue of a Deed bearing date the twentieth day of December in the year of our Lord one thousand eight hundred and five, of the said Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, as administratrixes aforesaid, have respectively become Parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, as administratrixes as aforesaid, and also by the said Andrew Berry, assignee as aforesaid, for the principal sum of twenty-five thousand three hundred and sixteen Star Pagodas thirty-four fanams and forty cash (S. P^a 25,316. 34f. 40c.) as a balance upon an alleged Bond of his Highness the said late Nabob Wallajah, which balance, with the arrears of interest due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and twenty-seven thousand three hundred and sixty Star Pagodas twenty fanams and seven cash (S. P^a 127,360. 20f. 7c.) or fifty thousand nine hundred and forty-four Pounds and four Shillings sterling (£. 50,944. 4s.); and having duly investigated the said Claims, according

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Adjudications
against
Claimants.

to the covenants provisions and directions of the aforesaid Indenture, Do find, That the alleged Bond upon which the said balance is claimed, purports to be from his Highness the said late Nabob Wallajah, under his title of Serajul Dowlah Omdu ul Maolk Bahadur, in favour of Bhocubjee Cashce Doss Soucar, alleged to mean the said Daya Boscunjee Causee Doss Sencar, bearing date the first day of Jemadecossanne eleven hundred and seventy-four of the Hegyra, stated to correspond with the eighth day of January in the year of our Lord one thousand seven hundred and sixty-one, for the principal sum of six thousand six hundred and eighty-eight Pagodas and fifteen and a half annas (P^r 6,688. 15 1/2 an^s) and one Lac and fifteen thousand one hundred and ninety-nine Arcot Rupees and twelve annas (A. R¹ 115,199. 12 an^s): And we do further find, That nothing is due in respect of the said alleged bond, or the balance claimed thereon, from the representatives of his Highness the said Nabob Wallajah, to the said Ambaur Boys, Landoo Boys, Sectau Boys, and Raubata Boys, as administrators as aforesaid, or to the said Andrew Berry, assignee thereof as aforesaid: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Ambaur Boys, Landoo Boys, Sectau Boys, and Raubata Boys, as administrators as aforesaid, and the said Andrew Berry, assignee as aforesaid, have no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabob of the Carnatic, in respect of the said alleged Bond or the balance claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said alleged Bond or the balance claimed thereon, at the instance of the said Ambaur Boys, Landoo Boys, Sectau Boys, and Raubata Boys, as administrators as aforesaid, or the said Andrew Berry, assignee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the alleged Bond aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company: *At witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eleventh day of January in the year of our Lord one thousand eight hundred and nineteen.*

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed)

George Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN,
ROBERT HARRY INGLIS.

CLAIM N^o 169 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis, Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indentured and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdu ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part," Send Greeting: Whereas William Abbott, formerly of Madras in the East Indies, but now of Windham Place, in the parish of Saint Mary-le-Bone, in the County of Middlesex, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Abbott, formerly Renter of Allinpoor and Woodiarpullam in the East Indies, upon the late Nabob Omdu ul Omrah, for the sum of forty thousand Porto Novo Pagodas (P. N. P^r 40,000) stated to be the balance of a debt of sixty thousand Porto Novo Pagodas (P. N. P^r 60,000) due for monies lent to the said Nabob on the security of the said districts of Allinpoor and Woodiarpullam, which said balance, with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of forty-three thousand Porto Novo Pagodas (P. N. P^r 43,000) or thirty-five thousand eight hundred and thirty-three Star Pagodas and fourteen fanams (S. P^r 35,843. 14 f.) or fourteen thousand three hundred and thirty-three Pounds six Shillings and eight pence sterling (£. 14,333. 6s. 8d.): And having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That nothing is due from the representatives of the said late Nabob Omdu ul Omrah to the said William Abbott, formerly Renter as aforesaid, or to any other person or persons whatsoever, in respect of the said debt so claimed, as aforesaid: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said William Abbott, nor any other person what-

N^o 408.

CLAIM

N^o 417 in the London
Gazette of the
8th July 1809,
and,
N^o 169 in the Fifth
Report to Parlia-
ment.

William Abbott.

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Claimants.

soever, hath any claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said debt so claimed as aforesaid: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said debt so claimed as aforesaid, at the instance of the said William Abbott, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fifth day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 1,284 in our Fifth Report.

N° 499.

CLAIM
N° 1,471 in the London
Gazette of the
3d February 1810;
and,
N° 1,284 in the Fifth
Report to Parlia-
ment.

*Henry John Sum-
mons, as Nephew
and Heir at law of
Charles Summons,
deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Henry John Summons of Queen-square Bartholomew Close in the city of London Engraver, as nephew and heir-at-law of Charles Summons, deceased, formerly of the East Indies, a lieutenant in the service of the late Nabob Wallajah, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Henry John Summons, as nephew and heir-at-law aforesaid, for arrears of military pay and allowances supposed to be due by the late Nabob Wallajah to the late Lieutenant Charles Summons; and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Charles Summons entered the service of the late Nabob Wallajah, as an ensign, on or about the thirteenth day of November in the year of our Lord one thousand seven hundred and seventy-one; that he attained the rank of lieutenant, and that he was dismissed the service of his said late Highness by the sentence of a court-martial, on or about the twenty-seventh day of February in the year of our Lord one thousand seven hundred and seventy-six: And we do further find, That all the pay and allowances accruing to the said Charles Summons during the said period were duly discharged: And we do further find, That nothing is due and owing from the representatives of the late Nabob Wallajah to the representatives of the late Lieutenant Charles Summons, in respect of the said before recited Claim: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Henry John Summons, nephew and heir-at-law as aforesaid, nor any other person or persons whatsoever, hath or have any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged debt: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alleged arrears of pay, at the instance of the said Henry John Summons, nephew and heir-at-law as aforesaid, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-seventh day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIM N° 254 in our Fifth Report.

N° 500.

CLAIM
N° 296 in the London
Gazette of the

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred

hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them the said several Nuhobs and the said Ameer, of the other part;" Send Greeting: Whereas Chithulla Aterazooloo Chitty, of Madras in the East Indies, describing himself as brother and heir of Chithulla Alwar Chitty, formerly Dubash of Dawsonne Drake, also of Madras aforesaid, since deceased, did by his attorneys, Messieurs Harington and Company, also of Madras aforesaid, become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Harington and Company, attorneys as aforesaid, on a Bond of his said late Highness the Nabob Wallajah, for the principal sum of eight thousand five hundred Star Pagodas (S. P. 8,500.) which with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-eight thousand one hundred and fifty-five Star Pagodas ten fanams and seventy-five cash (S. P. 28,155. 10f. 75c.) or eleven thousand two hundred and sixty-two Pounds two Shillings and one penny sterling (£. 11,262. 2s. 1d.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That his Highness the said late Nabob Wallajah did, on the twenty-third day of Rubecossanee eleven hundred and eighty-nine of the Hegyra, corresponding with the twenty-second day of June in the year of our Lord one thousand seven hundred and seventy-five, grant a Peraian Bond for the principal sum of eight thousand five hundred Star Pagodas (S. P. 8,500) bearing interest at the rate of twelve (12) per cent per annum, in favour of Mr. Drake, meaning the said Dawsonne Drake: And we do further find, That the consideration of the said Bond was money bona fide lent by the said Dawsonne Drake, to or for the said late Nabob Wallajah: And we do further find, That the said Bond has not been assigned or made over by any act or declaration by the said Dawsonne Drake, to the said Chithulla Aterazooloo Chitty, or to any other person or persons: And we do further find, That the amount of the said Bond has been fully paid by or on account of his said late Highness to the said Dawsonne Drake; and that the said Dawsonne Drake gave credit in his books for the said several payments so made on account of his said late Highness: And we do therefore further find, That nothing is due to the estate of the said late Dawsonne Drake, or to any other person or persons, in respect of the said Bond, or the debt claimed thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due from the representatives of the said late Nabob Wallajah to the said Chithulla Aterazooloo Chitty, or to any other person or persons whatsoever, in respect of the said Bonds or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon, at the instance of the said Chithulla Aterazooloo Chitty, or at the instance of the legal representative or representatives of the said Dawsonne Drake, or at the instance of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-eighth day of January in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 759 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness,

Absolute
Adjudication
against
Claimants.

17th June 1809,
and,
N° 754 in the Fifth
Report to Parlia-
ment.

Chithulla Aterazooloo Chitty, describing himself as Brother and Heir of Chithulla Alwar Chitty, formerly Dubash of Dawsonne Drake.

N° 501.

CLAIM
N° 677 in the London
Gazette of the
24 September 1809;
and,
N° 759 in the Fifth
Report to Parlia-
ment.

Mahummud Omur Khan, by his Attorney, Ghulam Hoosayn.

**Absolute
Adjudications
against
Claimants.**

Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mohummud Omur Khan of the East Indies, hath, by his attorney Gholam Hoosyu, become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the said Mohummud Omur Khan on his Highness the said late Nabob Wallajah, founded upon a Bond in the Malabar language, of Shaik Abdool Cavdir Bhamnee, renter of Talook Madura, in favour of Major Sale, bearing date the sixteenth Perttasee of the Pereedhavee year or tenth of Sufter twelve hundred and seven of the Hegyra, or the twenty-seventh day of September in the year of our Lord one thousand seven hundred ninety-two, for the principal sum of thirteen thousand Porto Novo Pagodas (P. N. P^a 13,000.) stated by a Cutcherry Melkonnah to be paid into the Sirkar in advance, in part of the revenues for twelve hundred and two of the Hegyra, which principal sum with the arrears of interest due thereon, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty thousand seven hundred and eighty-nine Porto Novo Pagodas six fanams and six anas (P. N. P^a 20,789. 6f. 6a.) or eight thousand three hundred and fifteen Pounds thirteen Shillings and three-pence sterling (£.8,315. 13s. 3d.) and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said Mohummud Omur Khan hath not made good his right and title to the said Bond, or the debt claimed thereon: And we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That the said Mohummud Omur Khan hath not established any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Bond, or the debt claimed thereon. In witness whereof, we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the eighth day of February in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) *George Parkhouse.*

CLAIM N^o 268 in our Fifth Report.

N^o 502.

CLAIM

N^o 340 in the London
Gazette of the
14th June 1809,
and,
N^o 268 in the Fifth
Report to Parlia-
ment.

Balmooeun Doss,
deceased, as Son,
and *Girder Doss,*
as Nephew of *Ven-*
caty Doss Soucar,
by their Attorney,
George Halyburton.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Balmooeun Doss, formerly of the East Indies, but since deceased, as son, and Girder Doss, also of the East Indies, as nephew of Vencaty Doss Soucar, formerly also of the East Indies, did by their attorney George Halyburton, become parties to the aforesaid Indenture, and did thereby submit themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the said George Halyburton on behalf of the Parties aforesaid, upon his Highness the said late Nabob Wallajah, for the principal sum of three thousand one hundred and thirty one Star Pagodas twenty-two fanams and forty cash (S. P^a 3,131. 22f. 40c.) which with the arrears of interest is stated to amount, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand three hundred and thirty Star Pagodas thirteen fanams and seventy cash (S. P^a 8,330. 13f. 70c.) or three thousand three hundred and thirty-two Pounds two Shillings and eight-pence sterling (£.3,332. 2s. 8d.) and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, Do find, That a certificate under the seals of Mohummud Azeemoodeen Khan Behadur, and Ya Imam Hoossein, bearing date the first day of Zeehig eleven hundred and ninety-four of the Hegyra, or the twenty-eighth day of November in the year of our Lord one thousand seven hundred and eighty, hath been produced, in which it is sated that the sum of three thousand one hundred and thirty-one Star Pagodas twenty-two fanams and forty cash (S. P^a 3,131. 22f. 40c.) has "been taken up by way of loan from the Gomas, tuhs of Venkutee Doss Suokar," alias the said Vencaty Doss, "according to the directions of Colonel Ross Lang Behadur, for the expenses of the seapoys serving in the Fort and

Mehals

Absolute
Adjudications
against
Claimants.

Mahals of Vellore." And we do further find, That there is an indorsement on the said certificate, signed Ross Lang Colonel, stating, "that the Deputy of Vankaty Doss had by his order supplied three thousand one hundred and thirty-one Pagodas and a half, for the payment of the Nabob's seapoys in Vellore garrison." And we do further find, That nothing is due out of the fund provided for satisfaction of the private debts of the late Nabobs of the Carnatic, from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said late Balmoocon Doss, as son, or to the said Girder Doss, as nephew of the said late Venkutee Doss, alias the said Vencuty Doss, in respect of the said Certificate, or the Debt claimed thereon: And we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That neither the representatives of the said Balmoocon Doss, nor the said Girder Doss, have or hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Certificate, or the Debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Certificate at the instance of the representatives of the said late Balmoocon Doss, or at the instance of the said Girder Doss, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the eighth day of February in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) George Parkhouse.

CLAIMS N° 973 and part of N° 974 in our Fifth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indebted and bearing date the tenth day of July one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Narain Chitty, of the East Indies, son and heir of Cundapah Chitty, also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration two Claims made by the said Narain Chitty, Claim number one (N° 1.) for the balances respectively upon three Enayetnamahs from his Highness the said late Nabob Wallajah, payable on certain conditions; the first in favour of Kundup Chitty (alias the said Cundapah Chitty) upon Ram Some Renter, bearing date the first day of Zeehij, twelve hundred and two of the Hegyra, for the principal sum of four thousand Star Pagodas (S. P° 4,000.); the second also in favour of Kundup Chitty upon Annund Row Renter, bearing date the eighteenth day of Zeehij, twelve hundred and two of the Hegyra, for the principal sum of eighteen thousand Pagodas (P° 18,000.); and the third in favour of Kundu Shroff, alias the said Kundup Chitty, bearing date the eleventh day of Rujeb, twelve hundred and four of the Hegyra, for the principal sum of two thousand Star Pagodas (S. P° 2,000.) which said balances so respectively claimed upon the said Enayetnamahs, are stated to amount, together with interest thereon, on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-three thousand one hundred and sixty-two Star Pagodas thirty-one fanams and sixty-four cash (S. P° 33,162. 31 f. 64 c.) or thirteen thousand two hundred and sixty-five Pounds two Shillings and three farthings sterling (£. 13,365. 2 s. 0 3/4 d.); Claim number two (N° 2.) upon the balance of an Enayetnamah from his Highness the said late Nabob Omdut ul Omrah in favour of the said Kundup Chitty, alias Cundapah Chitty, bearing date the second day of Zeehij, twelve hundred and eight of the Hegyra, for the principal sum of five thousand Star Pagodas (S. P° 5,000.) namely three thousand Pagodas (P° 3,000.) payable by Verda Renter, and two thousand Pagodas (P° 2,000.) by Ana-Samee Renter, and which balance so claimed upon the said obligation, is stated to amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, with interest thereon, to the aggregate sum of two thousand one hundred and fifty-four Pagodas six fanams and thirty-three cash (P° 2,154. 6 f. 33 c.) or eight hundred and sixty-one Pounds thirteen Shillings and two-pence three farthings sterling (£. 861. 13 s. 2 3/4 d.); and having duly investigated the said two Claims, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That nothing is due out of the fund provided for the satisfaction of the private Debts of the late Nabobs

N° 503.

CLAIMS
No 602 and part
N° 603 in the London
Gazette of the 29th
July 1809.
and, .
N° 973 and part
N° 974 in the Fifth
Report to Parlia-
ment.

Narain Chitty, Son
and Heir of
Cundapah Chitty.

Absolute
Adjudications
against
Claimants.

of the Carnatic, from the representatives of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, them or either of them, to the said Narain Chitty, son and heir as aforesaid, in respect of the several herein before-mentioned Enayetmahs, them or either of them, or in respect of the Debt or Debts claimed thereon : And we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That the said Narain Chitty, son and heir as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private Debts of the late Nabobs of the Carnatic, in respect of the said Enayetmahs, them or either of them, or in respect of the Debt or Debts claimed thereon. In witness whereof, we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands the ninth day of February in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) *George Parkhouse.*

CLAIM N° 3,990 (A.) in our present Report.

N° 505.

CLAIM
N° 3,990 in the London
Gazette of the
23d January 1819;
and,
Claim N° 3,990 (A.) in
the Fourteenth
Report to Parlia-
ment.

Robert Powney.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet Thomas Cockburn Esquire, and Robert Harry Inglis, Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part;" Send Greeting: Whereas Robert Powney, formerly of the East Indies, afterwards of the City of London, since deceased, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Robert Powney on the said Nabob Omdut ul Omrah, for the principal sum of five hundred and forty Star Pagodas (S. P^s 540.) which, with arrears of interest, would amount on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six hundred and ninety-one Star Pagodas thirty-nine fanams and thirty-seven cash (S. P^s 691. 39 f. 37 c.) or two hundred and seventy-six Pounds fifteen Shillings and sixpence sterling (£.276. 15s. 6d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the said Claim is stated to originate in a debt alleged to be due by the said Nabob Omdut ul Omrah to the said Robert Powney, on the twenty-eighth day of September in the year of our Lord one thousand seven hundred and ninety-eight, for expences incurred in repairing a dwelling-house, and in re-building out-houses, the property of his said late Highness at Tinnevely in the East Indies: And we do further find, That nothing is due from the representatives of the late Nabob Omdut ul Omrah to the estate of the said Robert Powney in respect of the said Claim, or the debt alleged to be due thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the heirs, executors, administrators and assigns of the said Robert Powney, have no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said alleged debt: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said alleged debt, so claimed as aforesaid, at the instance of the heirs, executors, administrators or assigns, of the said Robert Powney, or of any other person whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of February in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

THE Aggregate Sterling Amount adjudicated absolutely }
against the Claimants, is, at the date of this Report - } £. 25,488,616. 8. 9½.

WE shall here subjoin, for the information of this Honourable House, an
 ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the present
 Report; viz.

	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties	- 2,044,201	10	2½
Aggregate of Provisional Adjudications in favour of Parties	- 18,055	0	3
	2,062,256	10	5½
Aggregate of Absolute Adjudications against the Parties, including the Portions disallowed in Claims favourably adjudicated - - - - -	25,488,616	8	9½
TOTAL - - -	£. 27,550,872	10	2½

WE have the honour to state to this Honourable House, That We are
 still employed in the examination and consideration of the Reports, which the
 Commissioners in India have made on such Claims as they have investigated.

Carnatic Office,
 Manchester Buildings,
 Westminster,
 10th February 1819.

BENJAMIN HOBHOUSE.
 THO. COCKBURN.
 ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)



THE
FIFTEENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between the East India Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(4th GEO. III. c. 133)

Ordered, by The House of Commons, to be Printed,
13 December 1819.

THE REPORT - - - - -	p. 3
LIST (in Continuation) of Claims (N° 4,230, to N° 4,532) - - -	p. 4
Aggregate Sterling Amount of CLAIMS, in former and in this List -	p. 19
Absolute ADJUDICATIONS <i>in favour</i> of Claimants - - -	p. 20
Aggregate Sterling Amount adjudicated <i>in favour</i> of Claimants -	p. 41
Absolute ADJUDICATIONS <i>against</i> Claimants - - - -	p. 42
Aggregate Sterling Amount adjudicated absolutely <i>against</i> the } Claimants, to the date of this Report - - - }	p. 49
ABSTRACT of the Amount of ADJUDICATIONS, to the date } of the present Report - - - - - }	ibid.
Conclusion of This Report - - - - -	ibid.

TO THE

Honourable THE COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

FIFTEENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th July 1805,
between The EAST INDIA COMPANY and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sect. 9, of the 46th of His present MAJESTY, cap. 133,
(continued by four Acts, the one passed in the 50th, another in the 52^d,
another in the 57th, and the other in the 59th year of His Reign:) which directs
the Commissioners in *England*, within twenty-one days after the commencement
of the next and every subsequent Session of Parliament, to present to both
Houses of Parliament, “ A List of all Claims which have been or shall be pre-
ferred to them or to the Commissioners in *India* from time to time; and also
“ a List of such Claims as from time to time shall have been decided upon,
“ either provisionally or absolutely, by the said Commissioners, with the grounds
“ of their decision thereon;”---We submit to the notice of this Honourable
House, a List of all the Claims which have been preferred since the date of our
last Report.

LIST

LIST (in continuation) of CLAIMS preferred to the Commissioners, for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag' F. C.	£.	s.	d.
	A.				
4230	Abdool Cawdir, son of Fukeer Mahomed, son of Mahomed Hosein, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	4	15	11
4231	Abdool Cawdir, son of Raja Mahomed, son of Sheikh Hosein, and seapoy;—no amount specified - - -	—	—	—	—
4232	Abdool Cawdir, son of Gholam Moheesooddeen, son of Noor Mahomed, and baker;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	7	11	3
4233	Abdool Cawdir, son of Mahomed Ghulib, son of Mahomed Hosein, and jemadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	29	1	9
4234	Abdool Cawdir, son of Gholam Moheesooddeen, and baker;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	29	16	5
4235	Abdool Cawdir, son of Sheikh Chand, seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	2	7	8
4236	Abdool Cawdir, son of Khan Mahomed, son of Noor Mahomed, and naik;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	18	3	—
4237	Abdool Ghulloor, son of Sheikh Hosein, son of Sheikh Ibrahim, and tinman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	64	13	8
4238	Abdool Kadir, son of Moohunnud Moorad, son of Peer Moohunnud, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	3	6	9
4239	Abdool Kadir, son of Sheikh Ennetoola, artilleryman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	5	2	8
4240	Abdool Nubbee, son of Sheikh Meyun, son of Sheikh Mukhdom, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	20	12	3
4241	Abdoor-ruhman, son of Mahomed Causim, son of Sheikh Ghooroo, and soobadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	17	14	11
4242	Abdoor-ruhman, grandson of Sheikh Ghooroo, havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	24	4	1
4243	Abdoor-ruhman, son of Mahomed Ghulib, son of Sheikh Hosein, and washerman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	23	19	6
4244	Aceemey, widow of Kumeecan, horse-keeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	- - -	5	7	1
4245	Agappa, alias Tagappa, son of Poonappa, son of Mootuppa, and blacksmith;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	- - -	50	13	5

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
4246	Alga, son of Anamadee, son of Runga, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	11	12	1
4247	Ameen Ber, widow of Mahomed Hosein, ferrush;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	31	19	0
4248	Annamala, son of Moottoo, son of Cola, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	13	9	3
4249	Anasee, son of Antony, and gunner;—no amount specified	—	—	—	—	—	—
4250	Anoop Sing, son of Jeewan Ram, son of Mungut Ram, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	19	4	8
4251	Anthony, son of Burma, calashee;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	7	3	8
4252	Anthony, son of Chource, and dogkeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	7	—
4253	Appee Nair, son of Tumber Nair, son of Nursup Nair, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	7	4	10
4254	Arnachellum, son of Tubashee Moodelhar, and peeda;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	84	1	11
4255	Arwa, son of Langya, fifer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	44	9	5
4256	Ayloo, alias Ayup Nair, son of Rungiah, son of Coondiah, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	16	—	10
B.							
4257	Beeshah, widow of Sherkh Muddar, son of Syed Musawur; mukarchee;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	17	14	8
4258	Beji Sing, son of Jugunnath, son of Chintamun, and shoemaker;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	11	1	9
4259	Bhowanny, son of Ketnja, and washerman;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	1	3	5
4260	Bhowanny Doss, son of Gungaram, son of Huree Doss, and washerman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	37	2	3
4261	Bibeena Bee, widow of Sheikh Ahmed, havildar;—no amount specified	—	—	—	—	—	—
4262	Bulram Sing, son of Ghunsam Sing, son of Ram Sing, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	6	7	—
4263	Bundoo Ma, necessary woman;—no amount specified	—	—	—	—	—	—
C.							
4264	Cawdir Bee, mother of Sheikh Moheesooddeen, cook;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	63	11	9
4265	Cawdir Miskeen, son of Sheikh Mahomed, son of Mahomed Hosein, and baker;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	9	4	5

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	P.	C.	
4266	Cawdir Sahiba, widow of Sheikh Chand, soornachee;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	£. s. d. 26 3 10
4267	Chinnoo Khalashee, son of Munaroo, son of Chouree Moottoo, and khalashee;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	18 1 5
4268	Chintadhuree, widow of Goor Moortee, artilleryman;—no amount specified - - -	-	-	-	—
4269	Chokku, son of Pindaree, son of Pindaree, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	10 15 —
4270	Chunga, son of Narain, son of - - - , and Dhol Nuwaz;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	26 15 10
4271	Comar, son of Puchuppu, son of Puccha, and kohol, or maker of black dye for the eyes;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	218 1 6
4272	Coolsoom Saheb, widow of Abdool Russool, naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	3 15 3
4273	Coolsoom Saheba, widow of Aboo Torab, teacher of Arabic;—no amount specified - - -	-	-	-	—
4274	Coolsoom Saheba, son of Fakeer Mahomed;—no amount specified - - -	-	-	-	—
4275	Coolsoom Saheba, mother of Aboo Mahomed, havildar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	29 7 7
4276	Cundapa, brother of Goorooapa, adjutant;—no amount specified - - -	-	-	-	—
4277	Cunnuk Sing, son of Hurree Sing, son of Bougwan Sing, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	13 11 6
D.					
4278	Dawul Saheba, widow of Sheikh Abdoolah, seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	5 12 —
4279	Dongur Mull, son of Gungaram, washerman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	35 — 6
4280	Dutteerani, son of Mukurrund, shoemaker;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	131 6 8
E.					
4281	Eädgar Beg, son of Causin Beg, son of Azeesulla Beg, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	16 — 10
4282	Eunus Khan, son of Moohummud Uhamud, scobadar;—no amount specified - - -	-	-	-	—
F.					
4283	Fakeer Moohummud, son of Sheikh Imam, son of Sheikh Buree, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	3 — 11
4284	Fatima Saheb, widow of Sheikh Enayut, ferrash;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	9 4 4

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.	
		Pag.	F. C.	£.	s. d.
4285	Fatima Sahib, widow of Sheikh Ally, sárban;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	13	5 10
4286	Fatima Sahiba (by her attorney) daughter of Sheikh Hosein, serang of culashees;—no amount specified - - - - -	—	—	—	—
4287	Fatimeh Sahib, mother of Gholam Hosein, seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	4	3 —
4288	Fatimeh Sahib, widow of Muhomed Yusuf, and dooree ban or doorkeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	18	11 4
4289	Fazil Mahomed, son of Sheikh Mahomed, son of Sheikh Munsoor, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	13	8 10
4290	Fazil Mahomed, son of Sheikh Mohseenddeen, son of Sheikh Mahomed, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	17	7 —
4291	Futteh Mahomed, son of Sheikh Chand, son of Futteh Mahomed, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	2	8 5
4292	Futteh Sahiba, widow of Sujed Ghunnee, naick;—no amount specified - - - - -	—	—	—	—
G.					
4293	Ghasee Bee, widow of Sheikh Ibraheem, jemmadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	51	10 11
4294	Gholam Hosein, son of Sheikh Abdool Rasool, son of Sheikh Abdool Cawdur, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	3	17 6
4295	Gholam Nubbee, son of Mookhumud Meeran, son of Husun Mookhumud, and naick;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due, - - - - -	-	-	14	9 11
4296	Gobind Row, son of Ramjee, son of Sheeo Doss, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	2	16 11
4297	Goorooa, son of Siddapa, son of Balgoorya, and fiser;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	50	18 8
4298	Goorwa, son of Sidda, son of Inkta, and player on the soor;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	17	2 8
4299	Gopauloo, son of Sunkra, son of Sunkrup, naick and hurcarrah;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	16	4 11
4300	Govindoo, son of Ragunna, and palankeen carrier;—no amount specified; refers to the duffers of the nabob Wallajah; found due - - - - -	-	-	5	6 8
4301	Gunga Bree (by attorney) mother of Newal Roy, mooshriff of stores; no amount specified - - - - -	—	—	—	—
H.					
4302	Heera Baye, widow of Bhowanny Singh, jemmadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	61	6 11
4303	Hosein Bee, widow of Mahomed Omar, ferrash;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	25	13 3

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coins specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money		
		Pag.	F.	C.	£	s.	d.
4304	Hosein Bibee, widow of Mahomed Hosein, cheeta ban or keeper of panthers;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	55	12	5
4305	Hoseine Beg, son of Cawim Beg, son of Azeezoola Beg, and naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	19	10	6
4306	Howa Man, mother of Sheikh Ahmad, seapoy;—no amount specified	-	-	-	-	-	-
4307	Huleem Sahiba, mother of Moommud E-mail;—no amount specified	-	-	-	-	-	-
4308	Hunoo Bree, widow of Langgee, tailor;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	23	18	4
I.							
4309	Imam Sahiba, widow of Moommud Reza, son of Buderouddeen, chobdar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	23	9	2
4310	Inketsha, son of Worda, son of Krishna, and player on the soorna;—no amount specified	-	-	-	-	-	-
4311	Irsa Pillay, son of Tondaroy Pilla, son of Irsa Pilla, and vakeel;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	13	17	11
J.							
4312	Jemal Ashruff, son of Kurnum Ashruff, son of Mahomed Moneer, and gunner;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	2	4	3
4313	Jemal Bibee, widow of Wahid Beg, seapoy; no amount specified	-	-	-	-	-	-
4314	Josephus, aunt of Alexander, trumpeter;—no amount specified	-	-	-	-	-	-
K.							
4315	Kadir Bee, sister of Abdool Nubee, seapoy; no amount specified	-	-	-	-	-	-
4316	Khoajah Shumsooddeen, son of Khoajah Shureef, darogah;—no amount specified	-	-	-	-	-	-
4317	Khodajah Bibee, widow of Sheikh Adum, armourer;—no amount specified	-	-	-	-	-	-
4318	Khyrun Bibee, widow of Aurif Beg,* salosturry or horse doctor;—no amount specified	-	-	-	-	-	-
4319	Koorreah, son of Weera, son of Chinna, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	17	7	5
4320	Kureem Beg, son of Haukir Beg, son of Mirza Mohussin, and seapoy;—no amount specified	-	-	-	-	-	-
L.							
4321	Lall Bibee, widow of Mahomed Causin, soobadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	84	1	7
4322	Lall Mahomed, son of Mahomed Yusuf, son of Sheikh Ahmad, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	9	7	-
4323	Lochnnee, mother of Aberga, player on the ihang;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	14	13	2

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
4324	Luchmee the elder, daughter of Chinna Burrachee, son of Moottoo Burrachee, and palunkéen carrier;—no amount specified; refers to the dusters of the nabob Wallajah; found due	-	-	-	£. s. d. 5 6 8
4325	Luchmoo, widow of Pauperoo, naick;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	4 18 3
4326	Luchmun Doss, son of Oodace Bhaun, son of Mukhoo Laul, and Army Vakeel;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	5 14 11
4327	Luchmun Singh, son of Hemraj, son of Doorga Doss, and Burkundauz;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	13 — 6
4328	Luchmunna, son of Rungup Nair, son of Vudup Nair, and peada of the Toshuk-khana;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	75 2 5
M.					
4329	Mahomed Adam, son of Sheikh Ahmud, or Mahomed, son of Fakeer Mahomed, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	11 4 8
4330	Mahomed Ameenooddeen, son of Mahomed Azeem; darogah of tailors;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	69 14 11
4331	Mahomed Ameenooddeen, son of Mahomed Azeem, son of Mahomed Fuheem, and darogah of tailors;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	36 — 7
4332	Mahomed Beg, son of Boorhan Beg, son of Mukhdoom Beg, and darogah of gardens at the mount;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	37 13 —
4333	Mahomed Boorhan, son of Mahomed Ashruff, son of Sheikh Mahomed, and havildar;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	23 4 9
4334	Mahomed Causim, son of Sheikh Buray, son of Rajeh Mahomed, and washerman;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	16 2 3
4335	Mahomed Cootubee, son of Sheikh Muddun, son of Abdool Kureen, and chobdar;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due	-	-	-	35 1 8
4336	Mahomed Dewan, son of Khan Mahomed, alias Sheikh Buddoo, and peada of the Toshuk-khana;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	92 8 1
4337	Mahomed Fasil, son of Moohummud Mooguffier, son of Mahomed Peer, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	2 9 6
4338	Mahomed Fakhurnolla, son of Mahomed Hussain, son of Sheikh Muhmood, and amuldar;—no amount specified	—	—	—	—
4339	Mahomed Ghous, son of Ahmud Shareef, soobadar;—no amount specified	—	—	—	—
4340	Mahomed Ghous, son of Abdool Nulbee, son of Mahomed Ashruff, and seapoy; no amount specified	—	—	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag ^s	F.	C.	£.	s.	d.
4341	Mahomed Hosein son of Abdool Wahab, son of Abdool Cawdir, and maezzin or caller to prayers;—no amount specified; refer to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	219	5	9
4342	Mahomed Hosein, son of Mahomed Daood, son of Mahomed Ibraheem, and seapoy;—no amount specified - - -	—	—	—	—	—	—
4343	Mahomed Ibraheem, son of Sheikh Mudeena, son of Mahomed Hussun, and jemmadar; no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	128	1	7
4344	Mahomed Moorad, son of Gholam Hosein, son of Mahomed Ibraheem, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	7	3	1
4345	Mahomed Oosman, son of Gool Mahomed, and rough rider;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	78	17	4
4346	Mahomed Oosman, son of Mahomed Muckhidoom, son of Mahomed Hussun, and inkmaker;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	60	16	5
4347	Mahomed Shér, son of Mahomed Mithé, son of Mahomed Hosein, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	12	13	11
4348	Mahomed Shuffee, son of Mahomed Hosein, son of Sheikh Ahmad, and seapoy;—no amount specified; refers to the duffers of the nabob Wallajah; found due - - -	-	-	-	18	2	—
4349	Mahomed Shuffee, brother of Shumsodeen, seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	15	1	2
4350	Mahomed Yoonus, son of Mahomed Adam, son of Mahomed Hussein, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	8	6	5
4351	Mariam Sahiba, widow of Sheikh Meeraun, seapoy; no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	3	14	5
4352	Maryum Sahiba, widow, and Fatimeh Bee, sister of Mahomed Moostapha, rough rider; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	158	16	4
4353	Meer Gholam Ally, son of Sied Ameer, son of Sied Fakeer, and seapoy;—no amount specified - - -	—	—	—	—	—	—
4354	Meer Gholam Nubee, son of Meer Surajoodeen, son of Meer Moontuza, and on the Be Asp list;—no amount specified - - -	—	—	—	—	—	—
4355	Meeran Sahiba, widow of Sied Omur, seapoy;—no amount specified - - -	—	—	—	—	—	—
4356	Meeran Sahiba, mother of Sied Ahmad, seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	4	1	9
4357	Meher Ally, son of Gholam Ally Reza, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	14	6	10
4358	Mirza Ally, son of Askuree Beg, son of Mirza, and jemmadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	9	18	5
4359	Mohammed Secunder, son of Mohammed Moonuwar, soubadar of cavalry;—no amount specified - - -	—	—	—	—	—	—
4360	Mohammed Hosyn, son of Mohammed Daood, son of Buhoul, and soubadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	97	7	9
4361	Mohammed Hyat, son of Daood, and sykulgur or armourer;—no amount specified - - -	—	—	—	—	—	—

CARNATIC COMMISSIONERS.

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LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Claim specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
4362	Mooheemud Ismael, son of Mooheemud Euseof, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	10	17	7
4363	Mooheemud Kadir, son of Mooheemud Omur, son of Mooheemud Bahadoor, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	9	6	—
4364	Mooheemud Mausoom, son of Mooheemud Abdoolah, son of Sheikh Ahmed, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	3	-	4
4365	Mooheemud Meean, son of Mooheemud Uhmud, son of Meean Khan, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	13	-	2
4366	Mooheemud Omur, son of Mooheemud Abdoolah, son of Mooheemud Burrek, and rocket-man; no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	31	12	4
4367	Mooheemud Yakoob, son of Mooheemud Ismael, soobadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	48	5	3
4368	Mooteeya, son of Veeragoo, son of Munna, and havildar;—no amount specified - - - - -	-	-	-	—	-	-
4369	Mootoo, son of Venkata, son of Wuramella, and calashy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	31	8	-
4370	Mootoo, son of Goorooa, khulashy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	20	10	5
4371	Moottee, daughter of Chinna, ma syee;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	8	11
4372	Moottoo, of Arnee, son of Tandava, son of Erra, and horse-keeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	2	8	8
4373	Moottoo, son of Luchmun, son of Tancoolee, and tindal;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	17	12	11
4374	Moottoo, son of Mocoondoo, cart driver;—no amount specified - - - - -	-	-	-	—	-	-
4375	Moottoo, son of Moottoo, son of Ram Naick, and coachman;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	21	10	1
4376	Mootumau, widow of Saib Naik;—no amount specified - - - - -	-	-	-	—	-	-
4377	Morar Row, alias Morarjee, son of Kishnaje, son of Soujee, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	15	5	—
4378	Mudar Mahomed, son of Loll Mahomed, jemindar;—no amount specified - - - - -	-	-	-	—	-	-
4379	Muhumud Salick, son of Muhumud Hossein, son of Muhumud Osaman, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	16	15	2
4380	Munna Cauvil Permaul, son of Luchmona, hircarrab;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	16	4	11
4381	Munsaram, son of Gunes, son of Soobans, and seapoy;—no amount specified - - - - -	-	-	-	—	-	-
4382	Muttoo, son of Muttoo, son of Teravengurum, and horse-keeper; no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	14	1	9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money
		Pag.	F.	C.	
4383	Muttoo Naik, son of Gondoo, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	£. s. d. 2 16 6
N.					
4384	Nagojee, son of Mullasoo, son of Gurmajee, and tailor;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - -	-	-	-	21 8 4
4385	Nurain, son of Chunga, dholauiwaz or player on a drum;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	44 13 11
4386	Nurain Doss, son of Gungaram, son of Huree Doss, and washerman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	27 13 2
4387	Nurain Naick, son of Ram Naick, son of Madhoo Naick, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	26 5 6
4388	Nella, son of Moottoo, son of Maree, and horsekeeper;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - -	-	-	-	8 17 10
4389	Noor Bee, widow of Sheikh Hosein, seapoy;—no amount specified - - - -	-	-	-	—
4390	Noorooddeen Hosein, son of Nusseemooddeen Khan, son of Ameenooddeen Ahmad Khan;—no amount specified - - - -	-	-	-	—
4391	Nunhee Bibee, mother of Mahomed Ameen, seapoy;—no amount specified - - - -	-	-	-	—
4392	Nurajee, son of Deojee, son of Shunker Row, and tailor;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - -	-	-	-	22 3 —
4393	Nursoo Bhooee, son of Eeloo, son of Ashna, and palkee bearer; no amount specified - - - -	-	-	-	—
4394	Nynamu, widow of Moodo Naick, seapoy; no amount specified - - - -	-	-	-	—
O.					
4395	Omur Beg, son of Ully Beg, son of Ameen Beg, and jumadar; no amount specified - - - -	-	-	-	—
4396	Oonko, son of Eloppa, son of Surroopa, and seapoy; no amount specified - - - -	-	-	-	—
P.					
4397	Peder, son of Ekseere, and seapoy, or gunner; no amount specified - - - -	-	-	-	—
4398	Peer Mahomed, son of Sheikh Hosein, son of Sheikh Chand, and seapoy; no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	18 2 —
4399	Peer Mahomed, son of Laur Mahomed, son of Sheikh Imam, and seapoy; no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	3 12 7
4400	Peer Mahomed, son of Sheikh Remzane, son of Sheikh Allaooddeen, and cook;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	23 12 5
4401	Peer Mahomed, son of Sheikh Ally, kurnachee;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - - -	-	-	-	43 17 11
4402	Pucha, son of Kurpa, son of Kalee, and khalashee;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - - -	-	-	-	6 9 7

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Com specified		Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F. C.	£.	s.	d.
4403	Puchay Moottoo, son of Sutter, son of Ram Naick, and chowdree of carts;—no amount specified - - -	—	—	—	—	—
4404	Purisram, son of Gungaram, son of Huree Doss, and washerman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	12	11 9
4405	Pursuram, son of Undee, son of Sureea, and cart driver;—no amount specified - - -	—	—	—	—	—
R.						
4406	Ragul Naek, son of Pirmal Naick, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	2	9 11
4407	Raj Mah, mother of Mahomed Causim, seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	14	17 -
4408	Rajah Mahomed, son of Khan Mahomed, son of Rajah Mahomed, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	6	3 1
4409	Rama, son of Mootoo, son of Mootoo, and dundee or runner;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	22	16 2
4410	Rama Sawmy Naik, son of Goorooopa Naik, son of Munnar Naik, and goollur;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	17	4 3
4411	Ramlingum, son of Tumban, son of Ramlingum, and gunpowder manufacturer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	65	2 5
4412	Ram Nair, son of Rungup Nair, son of Verdup Nair, and peada of the Toshuk-khana;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	94	1 5
4413	Ram Sing, son of Bheem Sing, son of Myaram, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	1	14 11
4414	Raubai Bibee, widow of Sheikh Imam, jeminadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	41	1 1
4415	Reza Bibee, daughter of Shumsooddeen, son of Aboo Mahomed, and attendant on the booddee begum;—no amount specified - - -	—	—	—	—	—
4416	Roop Sing, son of Nundram, son of Sookal Sing, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	13	- 3
4417	Roostum Ally, son of Hyder Ali, son of Mahomed Ally, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	12	5 2
4418	Roy Jankeeram Roy, son of Venkat Ram Pundit, moonshiee;—no amount specified; refers to the duffers of the nabob Wallajah; found due - - -	-	-	-	1,074	9 11
4419	Ruheemoonissa, daughter of Shumsooddeen, son of Aboo Mahomed, and attendant upon the booddee begum;—no amount specified - - -	—	—	—	—	—
4420	Rujib Ullee, son of Syud Jaffer, son of Furced, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	16	5 9
4421	Rungapa, son of Ramanajalon, son of Tripullee Naick, and seapoy;—no amount specified - - -	—	—	—	—	—

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Court specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		P.	S.	C.	£.	s.	d.
4422	Sahebnée Saheba, widow of Abdool Cawdu, seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	4	13	4
4423	Seeteram, son of Ramloo, son of Chenia, and washerman;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	2	16	5
4424	Seyed Ally, son of Seyed Ameen, son of Sied Ismaeel, and furash;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	17	4	5
4425	Sheikh Adam, son of Sheikh Hosein, son of Sied Ibraheem, and havidar;—no amount specified - - -	-	-	-	-	-	-
4426	Sheikh Ahmud, son of Sheikh Rehmut, son of Sheikh Ahmud, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	2	2	11
4427	Sheikh Ahmud, son of Sheikh Imam, son of Durveish Mahomed, and seapoy;—no amount specified - - -	-	-	-	-	-	-
4428	Sheikh Ahmud, alias Sheikh Mahomed, son of Mahomed Abdoolah, son of Mahomed Caulay, and seapoy;—no amount specified - - -	-	-	-	-	-	-
4429	Sheikh Ally, son of Mahomed Hosein, son of Sheikh Buray, and jemmadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	29	10	5
4430	Sheikh Baboo, son of Baba Saheb, son of Fakcer Saheb, and peada in the Toshuk-khana department;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	95	3	3
4431	Sheikh Boorhan, son of Sheik Abdullah, son of Sheikh Soleiman, and naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	3	7	3
4432	Sheikh Buray, son of Sheikh Imam, son of Sheikh Hosein, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah, and of the Ameer ul Omrah; found due - - -	-	-	-	1	-	-
4433	Sheikh Buray, son of Sheikh Ibraheem, son of Cawn Mahomed, and seapoy;—no amount specified - - -	-	-	-	-	-	-
4434	Sheikh Daood, son of Sheikh Ally, son of Sheikh Daood, and sarhan;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	3	6	3
4435	Sheikh Hosein, son of Futteh Mahomed, son of Hussun Mahomed, and seapoy;—no amount specified - - -	-	-	-	-	-	-
4436	Sheikh Hosein, son of Mahomed Hosein, son of Mahomed Latref, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	3	7	9
4437	Sheikh Imam, son of Sheikh Mohreooddeen, seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	1	15	3
4438	Sheikh Jellalooddeen, son of Mahomed Hosein, son of Mahomed Ibraheem, and jemmadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	41	3	1
4439	Sheikh Kumaul, son of Sheikh Meeran, jemmadar of dhulyts;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	43	5	-
4440	Sheikh Mahomed, son of Sheikh Meeran, son of Sheikh Ibraheem, and dhulyt;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	14	18	9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
4441	Sheikh Meeran, son of Sheikh Mudar, son of Sheikh Ismaeel, and seapoy;—no amount specified - - -	—	—	—	£. s. d.
• 4442	Sheikh Mudar, son of Fakeer Mahomed, son of Sheikh Ameen, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	10 16 7
4443	Sheikh Mudar, son of Sheikh Ahmud, son of Khan Mahomed, and seapoy;—no amount specified - - -	—	—	—	—
4444	Sheikh Mudar, son of Sheikh Mahomed, son of Sheikh, and naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	13 8 4
4445	Sheikh Mukhdoom, son of Sheikh Mudar, and havildar and seapoy;—no amount specified - - -	—	—	—	—
4446	Sheikh Mukhdoom, son of Fakeer Mahomed, son of Sheikh Imam, and soubadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	21 3 5
4447	Sheikh Mukhdoom, son of Sheikh Adam, son of Sheikh Kaulay, and armourer;—no amount specified; refers to the duffers of the nabob Wallajah; found due - - -	-	-	-	27 15 6
4448	Sheikh Nuthur, son of Mahomed Hosein, son of Sheikh Hosein, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	18 2 —
4449	Sheikh Teepoo, son of Sheikh Abdool Cawdir, son of Sheikh Adam, and seapoy;—no amount specified;—refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	6 1 11
4450	Sheikh Abdool Kader, son of Sheikh Mudar, son of Sheikh Silar, and havildar of cavalry;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	17 8 9
4451	Sheikh Adam, son of Futteh Mahomed, son of Sheikh Ismaeel, and delayet;—no amount specified; refers to the duffers of the nabob Wallajah; found due - - -	-	-	-	1 2 10
4452	Sheikh Ahmed, son of Sheikh Abdool, son of Sheikh Ismaeel, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	18 — 4
4453	Sheikh Ahmed, son of Mahomed Hosein, be asp;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah - - -	-	-	-	32 4 7
4454	Sheikh Ahmud, son of Sheikh Ally, son of Sheikh Burru, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	19 4 1
4455	Sheikh Ally, son of Sheikh Ibrahim, son of Sheikh Ally, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	21 14 9
4456	Sheikh Barrer, son of Fazil Moohummud, son of Nuthur Shah, and cook;—no amount specified - - -	—	—	—	—
4457	Sheikh Hoonar, son of Moohummud Hoosyn, son of Mulik Moohummud, and seapoy;—no amount specified - - -	—	—	—	—
4458	Sheikh Hoosyn, son of Sheikh Ibrahim, and nakarchee;—no amount specified - - -	—	—	—	—
4459	Sheikh Hussan, son of Sheikh Abdool Kadir, ferash;—no amount specified;—refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	46 1 2
4460	Sheikh Ibrahim, son of Sheikh Fakhrooddeen, son of Sheikh Ismaeel, line-man;—no amount specified - - -	—	—	—	—
4461	Sheikh Ibrahim, son of Moohummud Yakoub, son of Sheikh Mulik, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	9 7 4

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Com specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
4462	Shekh Inaam, son of Shekh Meyun, son of Shekh Ahmed, and soobadar;—no amount specified - - -	—	—	—	—	—	—
4463	Shekh Ismaeel, son of Waller Ahmed, son of Mahomed Yoonus, and choibdar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due -	-	-	-	19	3	9
4464	Shekh Mahomed, son of Mahomed Ibraheem, son of Shekh Mohceooddeen, and naick;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	25	6	8
4465	Shekh Moohummud, son of Shekh Muddar, son of Shekh Inaam, and furash;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due -	-	-	-	10	12	—
4466	Shekh Moohummud, son of Shekh Mukhdoom, and jumadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	35	4	1
4467	Shekh Ullee, son of Shekh Mohceooddeen, son of Moohummud Reza, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due -	-	-	-	2	7	3
4468	Shorelay, son of Alga, son of Cotter, and mussalehee;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	17	3	7
4469	Shorelay, son of Moottoo, hure irrah;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	1	12	5
4470	Shorelay, son of Vunneea, son of Oodeean, and dundeea or runner;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	11	10	3
4471	Shorelay Mootoo, son of Mootoo Kirpa, hurearra;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	16	4	11
4472	Shumsooddeen, grandson of Fukeer Mahomed, mahce burdar;—no amount specified - - -	—	—	—	—	—	—
4473	Sidce Ismail, son of Sidce Yakoot, slave;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	20	4	1
4474	Sied Ahmud, son of Sied Omur, son of Sied Sooltan, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	17	8	7
4475	Sied Ally, son of Sied Hosein, son of Sied Moostaphia, and havildar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	22	18	4
4476	Sied Dadun, son of Sied Yusuf, son of Daood Shah, and kumacher;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	4	11	7
4477	Sied Daood, son of Sied Moortuza, son of Sied Mudar, and armourer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	13	15	4
4478	Sied Hyder, son of Sied Abdool Cawdir, son of Sied Abdool Kureem, and jemmadar;—no amount specified - - -	—	—	—	—	—	—
4479	Sied Ismaeel, son of Sied Ally, son of Sied Ameen, and ferrash;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	4	5	6
4480	Sied Kumurooddeen, son of Sied Ghaliib, Aubdar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	68	15	7
4481	Sied Mohceooddeen, son of Sied Hussun, son of Sied Imam, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	16	17	7
4482	Sied Mohceooddeen, son of Sied Hosein, son of Sied Hosein, and seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	7	17	—

LIST of CLAIMS preferred to the Commissioners, &c.—*continued.*

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims in the Claim specified			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	£.	d.	
4483	Sied Moheesooddeen, son of Sied Ibraheem, son of Sied Ismael, and natch;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	24 11 2
4484	Sied Moheesooddeen, son of Shah Mahomed, son of Fakhurrooddeen, and havildar;—no amount specified	-	-	-	-
4485	Sied Moortaza, son of Sied Mudar, and armourer;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	17 7 9
4486	Sied Muhmood, son of Sied Ibraheem, son of Sied Fakhurrooddeen, and seapoy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	8 9 7
4487	Sied Shabaz, son of Sied Hubeeb, son of Sied Moostapha, and Carnatic peon; no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	13 3 8
4488	Siyed Ishunk, son of Siyed Ally, son of Siyed Ameen, and firash; no amount specified	-	-	-	-
4489	Sooba Nair, son of Chungunna, jemadar;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due	-	-	-	23 14 10
4490	Sutder Hosein, son of Mahomed Buhadoor, son of Mahomed Osman, and soobadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	136 1 10
4491	Sukerna Bibee, mother of Abdool Cawdir, seapoy;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	18 2 —
4492	Sundee, son of Vencatputtee, and palankeen carrier in the female apartments;—no amount specified	-	-	-	-
4493	Sunkra, son of Soobba, son of Sunkra, and goellur;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	17 4 3
4494	Sunkra Ayapa, and Ram Kishna, sons of Coopa Natch, goellur;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	17 4 3
4495	Surdar Khan, son of Meer Bas, son of Moohummud Reza, and seapoy, afterwards a jumadar of infantry;—no amount specified	-	-	-	-
4496	Suttee, son of Persaram, surgeon;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	39 11 10
4497	Syed Kasim, son of Munuwur, nukarchee;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	24 7 8
4498	Syud Ahmud, son of Syud Jullal, son of Syud Husun, and tailor;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	27 7 6
4499	Syud Eemum, son of Syud Uhmud, son of Syud Mahomed, and jemadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	35 9 10
T.					
4500	Tarachund, son of Gungaram, son of Hurree Doss, and washerman;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	27 13 2
4501	Thomas Francois, son of Francois, son of Peter, and trumpeter;—no amount specified	-	-	-	-
4502	Todd Mull, son of Bhowanee Doss, son of Manick Chund, and moashrif of the gardens and kumut lands;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due	-	-	-	85 7 2

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.		
		Pag.	F.	C.	£.	s.	d.
4503	Tondaroy, son of Arnachillum, son of Goorood, and tailor;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	24	3	—
4504	Turn Naick, son of Ayena Naick, son of Gungum Naick, and naick of golundauzes;—no amount specified - - -	—	—	—	—	—	—
U.							
4505	Ubeegah, son of Buleeah, son of Wenkutputtee, and alghooza nuvaaz, or player on the fife;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	16	14	4
4506	Umur Beg, son of Ullee Beg, and first a seapoy, then a naick, and subsequently a havildar of cavalry;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	13	13	5
4507	Unadee, the wife of Pynee, syee;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	5	8	4
V.							
4508	Veerasamee, son of Vencatachellum, and orderly;—no amount specified - - -	—	—	—	—	—	—
4509	Veerasamee, son of Mooddaya, son of Parya, and soornachee;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	45	19	6
4510	Vencatachellum, son of Andharee, son of Alga, and gunner;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	18	11	11
4511	Vencatachellum, son of Pirmal, son of Runga, and tindal of calashes;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	17	4	7
4512	Vencatachellum, Vencatram, and three others, son of Sunk-rup Naick, goollur;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	17	4	3
4513	Vencatachellum, son of Govindoo, son of Runga, and calashy;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	9	12	11
4514	Vengumma, widow of Moottoo, and seapoy;—no amount specified - - -	—	—	—	—	—	—
4515	Verata, mother of Antas, filer;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	13	1	3
4516	Verunna, son of Cundapah, alias Chedumbarum, and dulaye of peadaha;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	101	4	5
4517	Vincat Raj, son of Achul Raj, peada in the Toshuk-khana;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	102	13	8
4518	Vincat Raj Dulwee, son of Achul Raj, son of Goonbrun Raj, peada of the Toshuk-khana;—no amount specified; refers to the duffers of the nabob Omdut ul Omrah; found due - - -	-	-	-	46	19	2
4519	Vincat Ramdoe, son of Vincat Puttee, son of Vengumma, and soobadar;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	59	6	11
4520	Vincat Row, son of Conaree Row, and vakeel;—no amount specified; refers to the duffers of the nabobs Wallajah and Omdut ul Omrah; found due - - -	-	-	-	—	14	8
4521	Vincat Row, son of Conary Row, son of Kishnajeet Pandit, and gomastah;—no amount specified; refers to the duffers of the nabob Wallajah; found due - - -	-	-	-	909	4	8

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag' F. C.	£. s. d.
W.			
4522	Wellvedum, son of Komra, son of Mnorga, and havildar ; —no amount specified ; refers to the duffers of the nabob Wallajah and Omdut ul Omrah ; found due - - -	- - -	2 3 8
4523	Weera, son of Pucha, son of Pittan, and horse keeper ; --no amount specified ; refers to the duffers of the nabob Omdut ul Omrah ; found due - - -	- - -	9 8 8
4524	Wenketesha, son of Chunga, son of Chunga, and blacksmith ; —no amount specified ; refers to the duffers of the nabob Wallajah and Omdut ul Omrah ; found due - - -	- - -	27 5 11
4525	Wentachulum, son of Tandrayah, son of Chundoo, and artillery-man ;—no amount specified - - -	—	—
4526	Wuleca Sahiba, widow of Sheikh Ibraheem, havildar ; --no amount specified - - -	—	—
4527	Wulleca Bee, widow of Sheikh Inam ;—no amount specified - - -	—	—
4528	Wulyeelum, son of Komra, seapoy ;—no amount specified - - -	—	—
4529	Wurdup Naick, son of Runga Reddy, and jemadar ; --no amount specified - - -	—	—
Y.			
4530	Yagaloo, daughter of Bhaugh, seapoy ;—no amount specified - - -	—	—
Z.			
4531	Zoolfcar Ally, son of Ghelam Mahomed, son of Shah To- raub, and on the Be Asp establishment ;—no amount spe- cified ; refers to the duffers of the nabob Omdut ul Omrah ; found due - - -	- - -	8 14 6
4532	Zynub Sahiba, the wife of Sheikh Inam, an elephant keeper ;—no amount specified - - -	—	—

The Aggregate Sterling Amount of the CLAIMS, specified in the Lists formerly presented to This Honourable House, and in this continuation, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is - - - - - £. 30,065,285. 0. 0.

IN our last Report, we noticed, for the information of This Honourable House, that, "with a view to prevent the continuance of the Commission to an indefinite period, we had, at various times, for some years past, called the particular attention of the East India Company, and of the Creditors, to the consideration of measures for relieving us from the necessity of investigating a numerous Class of small Claims," we have now the honour to report to This Honourable House, that the Court of Directors of the East India Company, transmitted to us, on the 15th of July 1819, the copy of a dispatch, bearing date the 30th June preceding, which, they informed us, they had, in reference to the attainment of this object, addressed to the Governor in Council at Fort Saint George.

Having decided absolutely on many Claims since the date of our last Report, we conceive that the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, copies of the Awards which we have made.

ABSOLUTE

ABSOLUTE ADJUDICATIONS *in favour of* CLAIMANTS.

. CLAIM N° 1,384 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 500.

CLAIM
N° 504 in the London
Gazette of the 9th
July 1809, and,
N° 1,314 in the Fifth
Report to Parlia-
ment.

*Vassoo Davah
Pillay, described as
Mortgagee and
Assignee of the late
Charles Darke and
Oliver Colt, Admi-
nistrator de bonis
non to the Estate
of the said Charles
Darke.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Vassoo Davah Pillay of the East Indies, described as mortgagee and assignee of the late Charles Darke, formerly of Madras in the East Indies, and Oliver Colt, formerly of Madras aforesaid, but now of Half-moon-street in the parish of St. George in the County of Middlesex, administrator de bonis non to the estate of the said Charles Darke, severally became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, and the estate of the said Charles Darke, to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said late Charles Darke did become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees of the third part; and did thereby transfer and assign over to the said Trustees one twentieth part of every debt or sum of money owing to him the said Charles Darke from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny, and Valentine Conolly, being the only Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having re-considered the Claim made on behalf of the said Vassoo Davah Pillay, described as mortgagee and assignee as aforesaid, up in two bonds of his Highness the said late Nabob Omdut ul Omrah, in favour of the said Charles Darke, both bearing date the first day of January, in the year of our Lord one thousand seven hundred and eighty-six, for the principal sum of five thousand Star Pagodas (S. P. 5,000) each, making together the principal sum of ten thousand Star Pagodas (S. P. 10,000), which with arrears of interest is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand one hundred and eighty-seven Star Pagodas and twenty-one fanams (S. P. 19,187. 21 f.) or seven thousand six hundred and seventy-five Pounds sterling (£. 7,675.) do find, That of the said amount there was found due in the Second Class of Debts, (as per our Award, number four hundred and fifteen (N° 415), bearing date the twenty-third day of August, in the year of our Lord one thousand eight hundred and sixteen), from the representatives of his Highness the late Nabob Omdut ul Omrah to the said Charles Darke and his representatives, the aggregate sum of six thousand five hundred and seventy-eight Pagodas and forty-three cash (P. 6,578. of. 43 c.) or two thousand six hundred and thirty-one Pounds four Shillings and one penny farthing sterling (£. 2,631. 4 s. 1½ d.): And we do further find, That the said aggregate sum was withdrawn from the amount therein awarded, until the titles of the parties severally claiming it could be ascertained, and having duly investigated the same, do find, That of the said debt there was due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Vassoo Davah Pillay, as mortgagee and assignee as aforesaid, and his representatives, the sum of two thousand and ninety-six Star Pagodas and fifty cash (S. P. 2,096. of. 50 c.) or eight hundred and thirty-eight Pounds eight Shillings and one penny farthing sterling (£. 838. 8 s. 1½ d.) in full of the debt due by the said late Charles Darke to the said Vassoo Davah Pillay: And we do further find, That the said Vassoo Davah Pillay hath subsequently departed this life, and that the said sum is still due and owing as aforesaid to his legal representative or representatives: And we do further find, That the sum of four thousand four hundred and eighty-one Star Pagodas forty-one fanams and seventy-three cash (S. P. 4,481. 41 f. 73 c.)

or

Absolute
Adjudications
in favour of
Claimants.

or one thousand seven hundred and ninety-two Pounds and sixteen Shillings sterling (£. 1,792. 16s.) being the remaining portion of the said debt, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Charles Darke and his representatives and assigns: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said sum of two thousand and ninety-six Star Pagodas and fifty cash (S. P^a 2,096. 0s. 30c.) or eight hundred and thirty-eight Pounds eight Shillings and one penny farthing sterling (£. 838. 8s. 1½d.) in the Second Class of Debts, is due and owing to the legal representative or representatives of the said Vassoo Davah Pillay, in full of the Claim of the said Vassoo Davah Pillay upon the said two Bonds; and that the said representative or representatives of the said Vassoo Davah Pillay hath have and shall have right to participate, to the amount of the said sum of two thousand and ninety-six Star Pagodas and fifty cash (S. P^a 2,096. 0s. 30c.) or eight hundred and thirty-eight Pounds eight Shillings and one penny farthing sterling (£. 838. 8s. 1½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And that the sum of four thousand two hundred and fifty-seven Star Pagodas thirty-seven fanams and fifty-seven cash (S. P^a 4,257. 37s. 57c.) or one thousand seven hundred and three Pounds three Shillings and two-pence sterling (£. 1,703. 3s. 2d.) being a portion of the said debt in the Second Class, is due and owing to the said Oliver Colt, as administrator to the estate of the said Charles Darke; and that the said Oliver Colt hath and shall have right to participate to the amount of the said sum of four thousand two hundred and fifty-seven Star Pagodas thirty-seven fanams and fifty-seven cash (S. P^a 4,257. 37s. 57c.) or one thousand seven hundred and three Pounds three Shillings and two-pence sterling (£. 1,703. 3s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two hundred and twenty-four Star Pagodas four fanams and sixteen cash (S. P^a 224. 4s. 16c.) or eighty-nine Pounds twelve Shillings and ten-pence sterling (£. 89. 12s. 10d.) being the remaining portion of the said debt in the Second Class, is due and owing to George Moubray, Charles Binny and Valentine Conolly, assignees as aforesaid; and that the said George Moubray, Charles Binny and Valentine Conolly, have and shall have right to participate, to the amount of the said sum of two hundred and twenty-four Star Pagodas four fanams and sixteen cash (S. P^a 224. 4s. 16c.) or eighty-nine Pounds twelve Shillings and ten-pence sterling (£. 89. 12s. 10d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two Bonds or the debt or debts claimed thereon, at the instance of the said legal representative or representatives of the said Vassoo Davah Pillay, described as mortgagee and assignee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the two original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the second day of April, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) George Pophouse.

CLAIMS N^o 1,564 and 1,568 in our Sixth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Lutef Beg Khan, of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims made by the said Lutef Beg Khan, the one upon his late Highness the Nabob Omdut ul Omrah, for the principal sum of about five thousand four hundred and eighty Arcot Rupees (A. R^a 5,480.) stated to be borrowed during the reign of his said late Highness, to carry on the concerns of

N^o 509.

CLAIMS
N^o 1,513 and 1,540
of the London Gazette
of the 17th September
1810; and,
N^o 1,564 and 1,568
in the Sixth Report
to Parliament.

Lutef Beg Khan.

Absolute
Adjudications
in favour of
Claimants.

the Fulkhana (or elephant establishment), and of the stables belonging to the Sirkar, which sum of five thousand four hundred and eighty Arcot Rupees (A. R. 5,480.) converted into Star Pagodas, with interest calculated thereon, from the fifteenth day of July, in the year of our Lord one thousand eight hundred and one (being the period of the decease of his Highness the said late Nabob Omdut ul Omrah) to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts at the rate of five (5) per cent per annum, to the aggregate sum of one thousand seven hundred and eighty-seven Star Pagodas twenty fanams and forty cash (S. P. 1,787. 20 f. 40 c.) or seven hundred and fourteen Pounds nineteen Shillings and eleven-pence sterling (£. 714. 19 s. 11 d.); the other Claim upon their said late Highnesses Wallajah and Omdut ul Omrah, for the principal sum of one thousand five hundred Rupees (R. 1,500) or thereabouts, for arrears of pay stated to be due to him as darogah of the stables, in the service of their said late Highnesses, which sum of one thousand five hundred Rupees (R. 1,500.) converted into Star Pagodas, and interest calculated thereon, from the said fifteenth day of July, in the year of our Lord one thousand eight hundred and one, to the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts to the aggregate sum of five hundred and one Star Pagodas seventeen fanams and forty cash (S. P. 501. 17 f. 40 c.) or two hundred Pounds eleven Shillings and four-pence sterling (£. 200. 11 s. 4 d.) and having duly investigated the said two Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said late nabob Omdut ul Omrah to the said Luteef Beg Khan, in respect of the first before recited Claim, *i. e.* for money alleged to have been borrowed as aforesaid on account of his said late Highness: And we do further find, in respect of the second before recited Claim, *i. e.* for arrears of pay as aforesaid, that the said Luteef Beg Khan was in the service of the late Nabob Wallajah, as darogah of the horse stables, at a monthly salary of twenty-five rupees (R. 25), from the fifteenth Rubbeecoolawul twelve hundred and eight of the Hegyra, to the date of the death of the said Nabob: But we do further find, That by the statements of the pay of the said Luteef Beg, the said pay hath been discharged in full: And we do further find, That the said Luteef Beg was continued in his said employment under the said late Nabob Omdut ul Omrah, from the accession of the said Nabob to his said Highness's death: And we do further find, That on deducting various payments, and making up an account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of four hundred and fifty-seven Star Pagodas two fanams and thirty-nine cash (S. P. 457. 2 f. 39 c.) or one hundred and eighty-two Pounds sixteen Shillings and sixpence sterling (£. 182. 16 s. 6 d.) and no more, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is due and owing from the representatives of the late Nabob Omdut ul Omrah to the said Luteef Beg Khan: And we the said Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due from the representatives of the late Nabob Omdut ul Omrah to the said Luteef Beg Khan, or to any other person or persons whatsoever in respect of the said first before recited Claim, for money alleged to have been borrowed as aforesaid on account of his said late Highness: And we do further Award and Adjudge, That nothing is due from the representatives of the late Nabob Wallajah to the said Luteef Beg Khan, or to any other person or persons whatsoever, in respect to any part of the said second herein-before recited Claim, which may have had reference to his said late Highness: And we do further Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of four hundred and fifty-seven Star Pagodas two fanams and thirty-nine cash (S. P. 457. 2 f. 39 c.) or one hundred and eighty-two Pounds sixteen Shillings and sixpence sterling (£. 182. 16 s. 6 d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the said Luteef Beg Khan, in respect of the second before recited Claim; and that the said Luteef Beg Khan hath and shall have right to participate to the amount of the said sum of four hundred and fifty-seven Star Pagodas two fanams and thirty-nine cash (S. P. 457. 2 f. 39 c.) or one hundred and eighty-two Pounds sixteen Shillings and sixpence sterling (£. 182. 16 s. 6 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his said late Highness the Nabob Omdut ul Omrah for arrears of pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said two before recited Claims, them or either of them, at the instance of the said Luteef Beg Khan, or of any other person or persons whatsoever: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of May, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

George Parkhouse.

CLAIM

CLAIM N° 1,092 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 512.

CLAIM
N° 634 in the London
Gazette of the 29th
July 1809; and,
N° 1,092 in the Fifth
Report to Parlia-
ment.

Ramanjooloo, son,
and Puttee Anniah,
widow of Bonedala
Bauloo Naidoo, by
their Attorney
Streerungum
Bauboo Row.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ramanjooloo of Madras in the East Indies, son, and Puttee Anniah, also of Madras aforesaid, widow of Bonedala Bauloo Naidoo, late of Madras aforesaid, have by their attorney Streerungum Bauboo Row, become party to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Ramanjooloo and Puttee Anniah, as personal representatives of the said late Bonedala Bauloo Naidoo, for the principal sum of eleven thousand eight hundred and ninety-three Star Pagodas and twenty fanams (S. P° 11,893, 20f.) as the balance upon a Bond alleged to have been granted by his Highness the said late Nabob Omdut ul Omrah, on the twenty-seventh Rubbeelawul twelve hundred and twelve of the Hegyra, for fourteen thousand seven hundred and thirty-three Star Pagodas and twenty fanams (S. P° 14,733, 20f.) in favour of Bundala Bal Nair, meaning the aforesaid Bonedala Bauloo Naidoo, which said balance of eleven thousand eight hundred and ninety-three Star Pagodas and twenty fanams (S. P° 11,893, 20f.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixteen thousand and sixty Star Pagodas twenty-eight fanams and seventy-nine cash (S. P° 16,060, 28f. 79c.) or six thousand four hundred and twenty-four Pounds five Shillings and sixpence sterling (£6,424. 5s. 6d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That upon setting aside the said Bond, and making up the account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representatives of the said Bonedala Bauloo Naidoo, amounted to one thousand seven hundred and seventy-seven Star Pagodas thirty-one fanams and seventy cash (S. P° 1,777. 31f. 70c.) or seven hundred and eleven Pounds two Shillings and one penny sterling (£711. 2s. 1d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of one thousand seven hundred and seventy-seven Star Pagodas thirty-one fanams and seventy cash (S. P° 1,777. 31f. 70c.) or seven hundred and eleven Pounds two shillings and one penny sterling (£711. 2s. 1d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Ramanjooloo and the said Puttee Anniah, as personal representatives of the said late Bonedala Bauloo Naidoo, and that the said Ramanjooloo and the said Puttee Anniah as aforesaid, have and shall have right to participate to the amount of the said sum of one thousand seven hundred and seventy-seven Star Pagodas thirty-one fanams and seventy cash (S. P° 1,777. 31f. 70c.) or seven hundred and eleven Pounds two shillings and one penny sterling (£711. 2s. 1d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted for money bona fide advanced on account of his Highness the said late Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond or the debt claimed thereon, at the instance of the said Ramanjooloo and Puttee Anniah, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the aforesaid Bond shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventeenth day of May, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

• • (Signed)

George Parkhouse.

CLAIM, Part of N° 190 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 514.

CLAIM
Part of N° 352 in the
London Gazette of
the 24th June 1809,
and,
Part of N° 190 in the
Fifth Report to
Parliament.

Sargis Satur, since
deceased, Admin-
istrator to the
Estate and Effects
of *Agavelly Satur*.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Sargis Satur of the East Indies, since deceased, administrator to the estate and effects of Agavelly Satur, also late of the East Indies, did become party to the aforesaid Indenture, and did thereby submit the Claims of the said estate to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him, administrator as aforesaid, under the said Indenture: And whereas the said Sargis Satur, as administrator aforesaid, did become party to certain Articles of Agreement bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to the estate of the said late Agavelly Satur, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny and Valentine Conolly, being the only Trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said Sargis Satur, as administrator aforesaid, upon his Highness the said Nabob Omdut ul Omrah, for the principal sum of five hundred and twenty Star Pagodas twenty-five fanams and forty cash (S. P^a 520. 25f. 40c.) which, with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand and fifty-three Star Pagodas twenty-seven fanams and sixty cash (S. P^a 1,053. 27f. 60c.) or four hundred and twenty-one Pounds eight Shillings and eleven-pence sterling (£.421. 8s. 11d.); and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Sargis Satur, as administrator aforesaid, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Omdut ul Omrah granted a Bond to Agavelly Armenian, bearing date the first day of Zeeacad, eleven hundred and ninety-one of the Hegyra, erroneously stated by the Claimant to correspond with the eighteenth day of June, in the year of our Lord one thousand seven hundred and eighty-four, but really corresponding with the first day of December, in the year of our Lord one thousand seven hundred and seventy-seven, or thereabouts, for the sum of five hundred and twenty Star Pagodas and two Arcot rupers (S. P^a 520. 2 A. R^a), with interest at the rate of nine Pagodas (P^a. 9) per cent per annum: And we do further find, That the debt constituted by the said Bond, originated in goods sold by the said Agavelly Satur, to a person named Ally Rajah, who disposed of the same to the said Nabob Omdut ul Omrah, and paid for them with the said Bond of his said Highness: And we do further find, That the aggregate sum of one thousand two hundred and nine Star Pagodas three fanams and sixty-nine cash (S. P^a 1,209. 3f. 69c.) or four hundred and eighty-three Pounds twelve Shillings and nine-pence sterling (£.483. 12s. 9d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of the said Nabob Omdut ul Omrah, to the representatives of the said Agavelly Satur: And we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of one thousand two hundred and nine Star Pagodas three fanams and sixty-nine cash (S. P^a 1,209. 3f. 69c.) or four hundred and eighty-three Pounds twelve Shillings and nine-pence sterling (£.483. 12s. 9d.) was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah, to the representatives of the said

*Absolute
Adjudication
in favour of
Claimants.*

said Agavelly Satur: And we do further Award and Order, That the said debt, being a debt contracted for goods sold to his Highness the said Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one thousand one hundred and forty-eight Star Pagodas twenty-six fanams and sixty-two cash (S. P^{rs} 1,148. 26f. 62c.) or four hundred and fifty-nine Pounds nine Shillings and one-penny sterling (£. 459. 9s. 1d.) being a portion of the said debt, is due and owing to the legal representative or representatives of the said Agavelly Satur, and that the said legal representative or representatives of the said Agavelly Satur, hath have and shall have right to participate to the amount of the said sum of one thousand one hundred and forty-eight Star Pagodas twenty-six fanams and sixty-two cash (S. P^{rs} 1,148. 26f. 62c.) or four hundred and fifty-nine Pounds nine Shillings and one penny sterling (£. 459. 9s. 1d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of sixty Star Pagodas nineteen fanams and seven cash (S. P^{rs} 60. 19f. 7c.) or twenty-four Pounds three Shillings and eight-pence sterling (£. 24. 3s. 8d.) being the remaining portion of the said debt, is due and owing to the said George Moubray, Charles Binny and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny and Valentine Conolly, have and shall have right to participate to the amount of the said sum of sixty Star Pagodas nineteen fanams and seven cash (S. P^{rs} 60. 19f. 7c.) or twenty-four Pounds three Shillings and eight-pence sterling (£. 24. 3s. 8d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be forever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the Debt claimed thereon at the instance of the legal representative or representatives of the said late Agavelly Satur, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands, the first day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)

in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.

{ ROBERT HARRY INGLIS.

CLAIM, N^o 1305 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Syed Moheecooddeen Nuwaz Khan, of the East Indies, son of the late Syed Moheecooddeen Nuwaz Khan, formerly also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment award order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said Syed Moheecooddeen Nuwaz Khan, as son and heir as aforesaid, upon two towjees granted in favour of the said late Syed Moheecooddeen Nuwaz Khan, by the said late Nabob Omdut ul Omrah, for the aggregate principal sum of eleven hundred and ninety-one Star Pagodas (S. P^{rs} 1,191) or four hundred and seventy-six Pounds and eight Shillings sterling (£. 476. 8s.) which said sum with interest calculated thereon at six (6) per cent. per annum, from the first day of January, in the year of our Lord one thousand seven hundred and ninety-nine (the date of the said Claim,) to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to six hundred and twenty-nine Pounds sixteen shillings and three-pence three farthings sterling (£. 629. 16s. 3½d.) and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said late Syed Moheecooddeen Nuwaz Khan, was in the military service as rusaladar of his Highness the said late Nabob Omdut ul Omrah; and that his Highness the said late Nabob Omdut ul Omrah granted the said two towjees in satisfaction of his services as rusaladar as aforesaid: And we do further find, That on setting aside the said towjees, and making up the account agreeably to the covenants, provisions and directions of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate amount principal and interest, due from the representatives of his Highness the

N^o 518.

CLAIM
N^o 765 in the London
Gazette of the
2d September 1869
and,
N^o 1,305 in the Fifth
Report to Parlia-
ment.

*Syed Moheecooddeen
Nuwaz Khan, son
of the late Syed
Moheecooddeen
Nuwaz Khan.*

Absolute
Adjudications
in favour of
Claimants.

said late Nabob Omdut ul Omrah to the representatives of the said late Syed Moheecooddeen Nuwaz Khan, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was eight hundred and seventy-eight Star Pagodas seventeen fanams and sixty-nine cash (S. P^s 878. 17 l. 69 c.) or three hundred and fifty-one Pounds seven Shillings and five-pence sterling (£. 351. 7 s. 5 d.): And we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby award and adjudge, That the said aggregate sum of eight hundred and seventy-eight Star Pagodas seventeen fanams and sixty-nine cash (S. P^s 878. 17 l. 69 c.) or three hundred and fifty-one pounds seven shillings and five-pence sterling (£. 351. 7 s. 5 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Syed Moheecooddeen Nuwaz Khan, as son and heir of the said late Syed Moheecooddeen Nuwaz Khan; and that the said Syed Moheecooddeen Nuwaz Khan, as son and heir as aforesaid, hath and shall have right to participate to the amount of the said sum of eight hundred and seventy-eight Star Pagodas seventeen fanams and sixty-nine cash (S. P^s 878. 17 l. 69 c.) or three hundred and fifty-one pounds seven shillings and five pence sterling (£. 351. 7 s. 5 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for military pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two towjees, or the debt claimed thereon, at the instance of the said Syed Moheecooddeen Nuwaz Khan, son and heir as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the two original towjees aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands, the ninth day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N^o 754 in our Fifth Report.

N^o 519.

CLAIM
N^o 891 in the London
Gazette of the 9th
December 1809; and,
N^o 754 in the Fifth
Report to Parlia-
ment.

Madhoo Row.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, of between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part: Send Greeting: Whereas Madhoo Row, of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, and Robert Harry Inglis, having taken into consideration a Claim made by the said Madhoo Row, for the principal sum of one thousand Star Pagodas (S. P^s 1,000) which, with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand two hundred and forty-three Star Pagodas thirty-three fanams and sixty cash (S. P^s 1,243. 33 l. 60 c.) or four hundred and ninety-seven Pounds and ten Shillings sterling (£. 497. 10 s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the aggregate amount, principal and interest, due from the representatives of the said Nabob Omdut ul Omrah to the said Madhoo Row, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was one thousand two hundred and forty-two Star Pagodas two fanams and twenty-four cash (S. P^s 1,242. 2 l. 24 c.) or four hundred and ninety-six Pounds sixteen Shillings and five-pence sterling (£. 496. 16 s. 5 d.): And we, the said Sir Benjamin Hobhouse, and Robert Harris Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of one thousand two hundred and forty-two Star Pagodas two fanams and twenty-four cash (S. P^s 1,242. 2 l. 24 c.) or four hundred and ninety-six Pounds sixteen Shillings and five-pence sterling (£. 496. 16 s. 5 d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the said Madhoo Row, and that the said Madhoo Row hath and shall have right to participate, to the amount of the said

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sum of one thousand two hundred and forty-two Star Pagodas two fanams and twenty-four cash (S. P. 1,242. 2 f. 24 c.) or four hundred and ninety-six Pounds sixteen Shillings and five-pence sterling (£. 496. 16 s. 5 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted on account of money lent to or for his Highness the said late Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt, at the instance of the said Madhoo Row, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, and Robert Harry Inglis, have hereunto set our hands, the twelfth day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of
(Signed) • George Parkhouse.

(Signed) { BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

CLAIM N° 3,626 in our Thirteenth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John Rickman of Palace Yard Westminster, one of the administrators de bonis non of the estate of the late Henry Price, formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late Henry Price, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the said Claim under the said Indenture: And whereas the late Mary Price, spinster, of Ditchley Easton in the county of Oxford, formerly administratrix de bonis non of the estate of the said late Henry Price, did become party to certain Articles of Agreement bearing date the first day of September, in the year of our Lord one thousand eight hundred and four, between several persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said John Fordyce, one fortieth part of every debt or sum of money owing to her the said Mary Price, as administratrix as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and did further transfer and assign over to the said Trustees, one other fortieth part of every debt or sum of money owing to her the said Mary Price, as administratrix as aforesaid, from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one other fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one other fortieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth; and whereas the said John Fordyce did execute the said Articles of Agreement of the first day of September, in the year of our Lord one thousand eight hundred and four, and did also execute the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny, George Moubray, and Valentine Couolly, being the remaining Trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said late Mary Price, as administratrix of the estate of the said late Henry Price, upon a Bond of his Highness the said late Nabob Wallajah to the said Henry Price, for the principal sum of four hundred and eighty-eight Pagodas (P. 488) which with the arrears of interest calculated to be due thereon, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts to the aggregate sum of one thousand one hundred and fifty-two Star Pagodas twenty-nine fanams and nineteen cash (S. P. 1,152. 29 f. 19 c.) or four hundred and sixty-one Pounds one Shilling and seven-pence sterling (£. 461. 1 s. 7 d.); and having also taken into consideration a Claim made by the

N° 320.

This CLAIM, noticed in the London Gazette of the 16th July 1819, and N° 3626 in the Thirteenth Report to Parliament.

John Rickman, one of the Administrators de bonis non of the Estate of the late Henry Price; and Mary Price, formerly Administratrix de bonis non of the Estate of the said late Henry Price.

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said John Fordyce, as assignee aforesaid, for the one fortieth part as aforesaid, of the sum claimed as aforesaid, by the said late Mary Price, as administratrix as aforesaid; and having also taken into consideration a Claim made by certain of the Trustees named in the said Articles of Agreement, of the first day of September, in the year of our Lord one thousand eight hundred and four, for themselves and others, as assignees aforesaid, for the other fortieth part as aforesaid, of the sum claimed as aforesaid, by the said late Mary Price, as administratrix as aforesaid, and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Nabob Wallajah granted a Bond to the said late Henry Price, dated the first day of September, in the year of our Lord one thousand seven hundred and eighty-one, for the sum of four hundred and eighty-eight Pagodas (P^a 488); and we do further find, That the debt so constituted by the said Bond from the said Nabob Wallajah to the said Henry Price, was for arrears of pay and allowances justly due for services *bonâ fide* rendered by him the said late Henry Price to the said Nabob Wallajah, and that the said Henry Price was not in the employ of the United East India Company when he entered into or while he was employed in the service of the said Nabob: And we do further find, That the aggregate sum, principal and interest, due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the said Nabob Wallajah to the representatives of the said Henry Price, was one thousand one hundred and fifty-two Star Pagodas twenty-nine fanams and nineteen cash (S. P^a 1,152. 29 f. 19 c.) or four hundred and sixty-one Pounds one Shilling and seven-pence sterling (£. 461. 1 s. 7 d.): And we the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of one thousand one hundred and fifty-two Star Pagodas twenty-nine fanams and nineteen cash (S. P^a 1,152. 29 f. 19 c.) or four hundred and sixty-one Pounds one Shilling and seven-pence sterling (£. 461. 1 s. 7 d.) was and still is justly due and owing from the representatives of the said Nabob Wallajah to the representatives of the said Henry Price: And we do further Award and Order, That the said debt, being a debt contracted by the said Nabob Wallajah for arrears of pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one thousand and ninety-five Star Pagodas two fanams and forty-six cash (S. P^a 1,095. 2 f. 46 c.) or four hundred and thirty-eight Pounds and sixpence sterling (£. 438. 0 s. 6 d.) being a portion of the said debt, is due and owing to the said John Rickman, administrator as aforesaid, *de bonis non*, to the estate of the said late Henry Price; and that the said John Rickman hath and shall have right to participate to the amount of the said sum of one thousand and ninety-five Star Pagodas two fanams and forty-six cash (S. P^a 1,095. 2 f. 46 c.) or four hundred and thirty-eight Pounds and sixpence sterling (£. 438. 0 s. 6 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of twenty-eight Star Pagodas thirty-four fanams and twenty-six and one half cash (S. P^a 28. 34 f. 26½ c.) or eleven Pounds ten Shillings and sixpence one halfpenny sterling (£. 11. 10 s. 6½ d.) being a further portion of the said debt, is due and owing to James King, of Tavistock Place, in the county of Middlesex, one of the executors of the late John Fordyce; and that the said James King hath and shall have right to participate to the amount of the said sum of twenty-eight Star Pagodas thirty-four fanams and twenty-six and one half cash (S. P^a 28. 34 f. 26½ c.) or eleven pounds ten shillings and sixpence one halfpenny sterling (£. 11. 10 s. 6½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of twenty-eight Star Pagodas thirty-four fanams and twenty-six and one half cash (S. P^a 28. 34 f. 26½ c.) or eleven Pounds ten Shillings and sixpence one halfpenny sterling (£. 11. 10 s. 6½ d.) being the remaining portion of the said debt, is due and owing to Charles Binny, George Monbray and Valentine Conolly, as assignees aforesaid; and that the said Charles Binny, George Monbray and Valentine Conolly, have and shall have right to participate to the amount of the said sum of twenty-eight Star Pagodas thirty-four fanams and twenty-six and one half cash (S. P^a 28. 34 f. 26½ c.) or eleven Pounds ten Shillings and sixpence one halfpenny sterling (£. 11. 10 s. 6½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the said John Rickman, administrator as aforesaid, or of any person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands, the fifteenth day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed)

George Parkhouse.

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

Part of Claim N° 1 of N° 100 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Dame Eliza, wife of Sir William Cockburn, Baronet, of Bath, in the County of Somerset, and executrix of Major Charles Rumley, formerly of Madras, in the East Indies, hath become parties to the aforesaid Indenture, and hath thereby submitted the estate of the said late Major Charles Rumley to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: And whereas the said Eliza Cockburn, executrix as aforesaid, hath become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce, of Whitehall, in the county of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part; and hath thereby transferred and assigned over to the said trustees, one-twentieth part of every debt or sum of money owing to her from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny and Valentine Conolly, being the remaining trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas it was found, as per Award number three hundred and seventeen (N° 317), passed on the twentieth day of December, in the year of our Lord one thousand eight hundred and thirteen, that the said Major Charles Rumley, at different dates advanced and became security for various sums to or on account of his Highness the said late Nabob Omdut ul Omrah, but that in the aggregate amount alleged by the said Eliza Cockburn, executrix as aforesaid, to have been so advanced by the said Major Charles Rumley, there were included items to the amount of twelve thousand eight hundred and seven Pagodas (P^a 12,807), upon which the Board did not deem it fitting to decide without further evidence and a further reference to India, and which were therefore excepted from the Award aforesaid: Now Know ye, That we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, having investigated the items composing the said sum of twelve thousand eight hundred and seven Pagodas (P^a 12,807) according to the covenants, provisions and directions of the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five; and having also investigated the Claim made by the said George Moubray, Charles Binny and Valentine Conolly, the trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Eliza Cockburn, executrix as aforesaid, do find, although we have obtained further evidence in regard to the said items, That with respect to the first of them, amounting to three thousand five hundred Pagodas (P^a 3,500), it is necessary again to refer it to India for further information: And we do further find, That in respect of the following items, viz. on the eighteenth day of November, in the year of our Lord one thousand seven hundred and seventy-six, interest paid to Major Alexander, forty-seven Pagodas (P^a 47); on the fourth day of April, in the year of our Lord one thousand seven hundred and seventy-seven, interest of a bond to De Castro, Pelling and De Fries, one hundred and eighty Pagodas (P^a 180); on the first day of November, in the year of our Lord one thousand seven hundred and seventy-seven, interest on a bond to De Fries and Company, one hundred and eighty Pagodas (P^a 180); on the twenty-fourth day of September, in the year of our Lord one thousand seven hundred and seventy-eight, cash paid De Fries and Company five hundred Pagodas (P^a 500); nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Major Charles Rumley: And we do further find, That the following sums were bona fide advanced by the said Major Charles Rumley, to or on account of his Highness the said late Nabob Omdut ul Omrah, on the following dates; on the seventeenth day of July, in the year of our Lord one thousand seven hundred and seventy-six, one thousand Pagodas (P^a 1,000); on the tenth day of September in the same year, one thousand Pagodas (P^a 1,000); on the sixth day of October in the same year, three thousand

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Part of CLAIM
N° 1 of N° 15 in the
London Gazette of
the 18th August
1806; and,
Part of N° 1 of N° 10
in the First Report
to Parliament.

Dame Eliza, wife
of Sir William
Cockburn Baronet,
and Executrix of
Major Charles
Rumley.

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in favour of
Claimants.**

Pagodas (P^a 3,000); on the eighteenth day of November, in the same year, three thousand Pagodas (P^a 3,000); on the fourth day of April, in the year of our Lord one thousand seven hundred and seventy-seven, two hundred Pagodas (P^a 200); on the said fourth day of April in the same year, one hundred Pagodas (P^a 100); and on the first day of November in the same year, one hundred Pagodas (P^a 100): And we do further find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of nineteen thousand nine hundred and seventy-eight Star Pagodas twenty-two fanams and thirty-five cash (S. P^a 19,978. 22 f. 35 c.) or seven thousand nine hundred and ninety-one Pounds eight Shillings and three-pence halfpenny sterling (£. 7,991. 8s. 3½ d.) was justly due and owing to the representatives of the said late Major Rumley, from the representatives of his Highness the said late Nabob Omdut ul Omrah, on account of the aforesaid sums bonâ fide advanced to or for his said Highness by the said late Major Charles Rumley: And we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Major Charles Rumley, in respect of the following items, viz. on the eighteenth day of November in the year of our Lord one thousand seven hundred and seventy-six, interest paid to Major Alexander, forty-seven Pagodas (P^a 47); on the fourth day of April in the year of our Lord one thousand seven hundred and seventy-seven, interest of a bond to De Castro, Pelling and De Fries, one hundred and eighty Pagodas (P^a 180); on the first day of November in the same year, interest on a bond to De Fries and Company, one hundred and eighty Pagodas (P^a 180); on the twenty-fourth day of September in the year of our Lord one thousand seven hundred and seventy-eight, cash paid De Fries and Company, five hundred Pagodas (P^a 500): And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said before-mentioned sum of nineteen thousand nine hundred and seventy-eight Star Pagodas twenty-two fanams and thirty-five cash (S. P^a 19,978. 22 f. 35 c.) or seven thousand nine hundred and ninety-one Pounds eight Shillings and three-pence halfpenny sterling (£. 7,991. 8s. 3½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Major Charles Rumley, in respect to the sums so advanced by him as aforesaid: And we do further Award and Order, That the said debt being a debt contracted for money bonâ fide lent to or for his Highness the said late Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eighteen thousand nine hundred and seventy-nine Star Pagodas twenty-five fanams and forty-one cash (S. P^a 18,979. 25 f. 41 c.) or seven thousand five hundred and ninety-one Pounds sixteen Shillings and ten-pence halfpenny sterling (£. 7,591. 16s. 10½ d.) being a portion of the said debt, is due and owing to the said Eliza Cockburn, executrix as aforesaid; and that the said Eliza Cockburn hath and shall have right to participate to the amount of the said sum of eighteen thousand nine hundred and seventy-nine Star Pagodas twenty-five fanams and forty-one cash (S. P^a 18,979. 25 f. 41 c.) or seven thousand five hundred and ninety-one Pounds sixteen Shillings and ten-pence halfpenny sterling (£. 7,591. 16s. 10½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of nine hundred and ninety-eight Star Pagodas thirty-eight fanams and seventy-four cash (S. P^a 998. 38 f. 74 c.) or three hundred and ninety-nine Pounds eleven Shillings and five-pence sterling (£. 399. 11s. 5d.) being the remaining portion of the said debt, is due and owing to George Moubray, Charles Binny and Valentine Conolly, as assignees aforesaid, and that the said George Moubray, Charles Binny and Valentine Conolly, have and shall have right to participate to the amount of the said sum of nine hundred and ninety-eight Star Pagodas thirty-eight fanams and seventy-four cash (S. P^a 998. 38 f. 74 c.) or three hundred and ninety-nine Pounds eleven Shillings and five-pence sterling (£. 399. 11s. 5d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the sums herein awarded at the instance of the said Eliza Cockburn, executrix as aforesaid, or of any person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands, the fifth day of August, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

N^o 522.

CLAIM N^o 88, in our First Report; and Claim N^o 367, in our Fifth Report.

CLAIM
N^o 107 in the London
Gazette of the 19th
August 1806; and,
N^o 836 in the London
Gazette of the 17th
June 1809; and,
N^o 88 in the First
Report to Parlia-
ment; and,

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now

now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John Fordyce, of Whitehall, in the city of Westminster, since deceased, did, as attorney of Coovoor Moothyah Moodelliar, of the East Indies, also since deceased, administrator of Coovoor Videnatha Moodelliar, also of the East Indies, become party to the aforesaid Indenture, and did thereby submit the Claim of the estate of the said Coovoor Videnatha Moodelliar to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him, attorney as aforesaid, under the said Indenture: And whereas the said late Coovoor Moothyah Moodelliar, administrator as aforesaid, did become party to certain Articles of Agreement, bearing date the second day of February, in the year of our Lord one thousand eight hundred and one, between several Persons describing themselves as Creditors of the then late Nabob of Arcot, of the first part; the said John Fordyce, of Whitehall, in the county of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees one-twentieth part of every debt or sum of money owing to him the said Coovoor Moothyah Moodelliar as aforesaid, from his Highness the said late Nabob Wallah Jah, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the Principal and Interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said trustees who are parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said late Coovoor Moothyah Moodelliar, as administrator as aforesaid, did also himself execute at Madras aforesaid, the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five: And whereas after his decease, Coovoor Videnatha Moodelliar, of Madras, in the East Indies, eldest son of the said late Coovoor Moothyah Moodelliar, and grandson of the said late Coovoor Videnatha Moodelliar, did also become party to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five: And whereas Soondrum Moodelliar, and Eganbrum Moodelliar, also of the East Indies, younger sons of the said late Coovoor Moothyah Moodelliar, did, being under age, become parties, by their guardian, Pumaul Soobroy Moodlye, also of the East Indies, to the aforesaid Indenture, and did thereby respectively submit themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas it hath been represented to us, That the said Coovoor Videnatha Moodelliar, grandson as aforesaid, did, by a certain Deed in writing duly executed, assign and transfer to William Douglas Brodie, of Madras aforesaid, as his agent in the premises, one other twentieth of the amount of the debt or debts which might be found due to him the said Coovoor Videnatha Moodelliar, from the representatives of his said late Highness the Nabob Wallajah: And whereas it hath been further represented to us by the said William Douglas Brodie, that the said twentieth part hath been by him assigned and transferred to William Fairlie and John Innes, of Broad-street Buildings London, in part security for certain advances made to him by them, and for other purposes: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made upon his said late Highness the Nabob Wallajah, by the said late John Fordyce, attorney as aforesaid, for the principal sum of one hundred and fifty-six thousand one hundred Star Pagodas (S. P^o 156,100), which, with arrears of interest alleged to be due thereon, together with the sum of nine hundred and fifteen Star Pagodas twenty-five fanams and forty cash (S. P^o 915. 25 f. 40 c.) or three hundred and sixty-six Pounds four Shillings and ten-pence sterling (£. 366. 4s. 10d.) alleged to be balance of interest due on the twenty-eighth day of July, in the year of our Lord one thousand seven hundred and eighty, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four hundred and twenty-two thousand four hundred and sixty-three Star Pagodas twenty-six fanams and forty cash (S. P^o 422,463. 26 f. 40 c.) or one hundred and sixty-eight thousand nine hundred and eighty-five Pounds nine Shillings and one farthing sterling (£. 168,985. 9s. 0½ d.); and having also taken into consideration a Claim made upon his said late Highness the Nabob Wallajah by the said late Coovoor Moothyah Moodelliar, as administrator as aforesaid, for the sum of one hundred and two thousand one hundred and eighty-eight Star Pagodas twenty-two fanams and twenty cash (S. P^o 102,188. 22 f. 20 c.) stated to be the balance on certain bonds and accounts, which said balance, with the arrears of interest alleged to be due thereon, is stated to amount, on the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two hundred and ninety-four thousand and fifty-one Star Pagodas twenty-four fanams and fifteen cash (S. P^o 294,051. 24 f. 15 c.) or one hundred and seventeen thousand six hundred and nineteen Pounds

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N^o 367 in the Fifth
Report to Parlia-
ment.

*John Fordyce, since
deceased, as Attor-
ney of Coovoor
Moothyah Moodel-
liar, also since
deceased, Admin-
istrator of Coovoor
Videnatha Moodel-
liar; and Coovoor
Videnatha Moodel-
liar, eldest son of
the said late
Coovoor Moothyah
Moodelliar, and
grandson of the
said late Coovoor
Videnatha Moodel-
liar, and Soondrum
Moodelliar, and
Eganbrum Moodel-
liar, younger sons
of the said late
Coovoor Moothyah
Moodelliar, by their
Guardian Pumaul
Soobroy Moodlye.*

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Claimants.**

Pounds fifteen Shillings and seven-pence sterling (£.117,619. 15s. 7d.), which said sum hath been claimed, after deducting from the aggregate sum of three hundred and fifty-five thousand nine hundred and forty Star Pagodas thirty-seven fanams and forty-one cash (S. P^a 355,940. 37f. 41c.) or one hundred and forty-two thousand three hundred and seventy-five Pounds ten Shillings and ten-pence sterling (£.142,375. 10s. 10d.), the sum of sixty-one thousand eight hundred and eighty-nine Star Pagodas thirteen fanams and twenty-six cash (S. P^a 61,880. 13f. 26c.) or twenty-four thousand seven hundred and fifty-five Pounds fifteen Shillings and three-pence sterling (£.24,755. 15s. 3d.), credited by the said Claimant on the said aggregate of the bonds and accounts comprehended in his said Schedule; and having also taken into consideration a Claim made by the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid, of the Claim made as aforesaid, by the said John Fordyce, attorney as aforesaid, of the said late Coovoor Moothyah Moodelliar, as administrator as aforesaid; and having also taken into consideration another Claim made by the said Samuel Johnson and Charles Binny, Trustees as aforesaid, for the one-twentieth part as aforesaid, of the Claim made as aforesaid, by the said late Coovoor Moothyah Moodelliar, as administrator as aforesaid; and having also taken into consideration the Claims of the said Coovoor Videnatha Moodelliar, the said Soondrum Moodelliar, and the said Egambram Moodelliar, together with the representations of the said William Douglas Brodie, and of the said William Fairlie and John Innes, as aforesaid respectively, for the whole or certain portions of the sums claimed as aforesaid, and having duly investigated the said several Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the Claims made before us as aforesaid, by the said John Fordyce, attorney as aforesaid, of the said Coovoor Moothyah Moodelliar, and by the said Coovoor Moothyah Moodelliar himself, in India, before the Commissioners at Madras, originated in certain bonds and accounts alleged to be due from his said late Highness the Nabob Wallajah to the said late Coovoor Videnatha Moodelliar: And we do further find, That the first item in the Claims, made respectively in England and in India, is founded on a Bond bearing date the fifteenth Jemadec ul awul eleven hundred and ninety-one of the Hegyra, granted by the said late Nabob Wallajah to the said late Coovoor Videnatha Moodelliar, for the principal sum of three thousand eight hundred Star Pagodas and six annas (S. P^a 3,800. 6a.), which with arrears of interest alleged to be due thereon on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, is stated according to the Schedule of the Claim made in England, to amount to the sum of ten thousand two hundred and sixty-one Star Pagodas forty fanams and forty cash (S. P^a 10,261. 40f. 40c.), being four thousand one hundred and four Pounds fifteen Shillings and two-pence halfpenny sterling (£.4,104. 15s. 2½d.), or according to the Schedule of the Claim made in India, to the sum of eleven thousand seven hundred and twenty-six Star Pagodas thirty-seven fanams and fifteen cash (S. P^a 11,726. 37f. 15c.), being four thousand six hundred and ninety Pounds fourteen Shillings and nine-pence sterling (£.4,690. 14s. 9d.), subject to the deduction of a certain proportion of the sum credited as hereinbefore by the Claimant on the aggregate of the bonds and accounts comprehended in his Schedule, which proportion appears to be on this item the sum of two thousand and thirty-nine Star Pagodas and seventy-eight and three quarters cash (S. P^a 2,039. 78¼c.) or eight hundred and fifteen Pounds twelve Shillings and two-pence one farthing sterling (£.815. 12s. 2½d.): And we do further find, That it is expedient to suspend for the present, the further consideration of the said item of Claim: And we do further find, That the second item in the Claim preferred in India, is founded on a bond of the said late Nabob Wallajah, to the said late Coovoor Videnatha Moodelliar, not comprehended in the Claim preferred in England, and that the amount of the said bond bearing date the eighteenth Jemadec ul awul eleven hundred and ninety-one of the Hegyra, is one thousand three hundred and eighty Star Pagodas and ten annas (S. P^a 1,380. 10a.), which with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand one hundred and five Star Pagodas eleven fanams and seventy-five cash (S. P^a 4,105. 11f. 75c.) or one thousand six hundred and forty-two Pounds two Shillings and one penny halfpenny sterling (£.1,642. 2s. 1½d.), subject to the deduction of a certain proportion of the sum credited as hereinbefore by the Claimant on the aggregate of the bonds and accounts comprehended in his Schedule, which proportion appears to be on this item, the sum of seven hundred and thirteen Star Pagodas thirty-four fanams and ten cash (S. P^a 713. 34f. 10c.) or two hundred and eighty-five Pounds ten Shillings and sixpence sterling (£.285. 10s. 6d.): And we do further find, That it is expedient to suspend for the present, the further consideration of the said second item of Claim also: And we do further find, That the third item in the Claim preferred in India, is founded on a bond bearing date the thirteenth of Rujeb in the year eleven hundred and ninety-one of the Hegyra, granted by his said Highness the Nabob Wallajah to Antonio De Souza since deceased, for twenty-nine thousand five hundred and thirteen Madras Pagodas and three and one-half annas (M. P^a 29,513. 3½a.), or as charged in the Schedule in Star Pagodas, thirty two thousand four hundred and sixty-four Star Pagodas twenty-three fanams and fifty-five cash (S. P^a 32,464. 23f. 55c.), which with arrears of interest alleged to be due thereon is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety-nine thousand eight hundred and two Star Pagodas fourteen fanams and seventy cash (S. P^a 99,802. 14f. 70c.) or thirty-nine thousand nine hundred and twenty Pounds two Shillings and seven-pence halfpenny sterling (£.39,920. 2s. 7½d.) subject to the deduction of a certain proportion of the sum credited as hereinbefore by the Claimant on the aggregate of the bonds and accounts comprehended in his Schedule, which proportion

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proportion appears to be on this item the sum of seventeen thousand three hundred and fifty-two Star Pagodas thirty eight fanams and forty-one and one half cash (S. P^a 17,352. 38f. 41½ c.) or six thousand nine hundred and forty-one Pounds three Shillings and Sixpence halfpenny sterling (£. 6,941. 3s. 6½ d.): And we do further find, That the consideration of the said bond was advances of money bona fide made to or for the said late Nabob Wallajah, by or on account of Pool Pool Bagavanloo of Madras aforesaid, but that the said bond was taken in the name of Antonio De Souza also of Madras aforesaid, by desire of the said Pool Pool Bagavanloo, and was assigned by the said Antonio De Souza, also by desire of the said Pool Pool Bagavanloo to the said late Coovoor Videnatha Moodelliar, in part payment of a debt due by the said Pool Pool Bagavanloo to the said Coovoor Videnatha Moodelliar: And we do further find, That upon setting aside the said Bond as containing interest, and making up agreeably to the covenants provisions and directions of the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, a new account of the said advances and of the repayments thereon, on the part of the said late Nabob Wallajah, the aggregate sum, principal and interest, due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of his said late Highness to the representatives of the said late Coovoor Videnatha Moodelliar, assignee as aforesaid, was eighty-one thousand three hundred and sixty-one Star Pagodas twelve fanams and forty-six cash (S. P^a 81,361. 12f. 46 c.) or thirty-two thousand five hundred and forty-four Pounds ten shillings and five-pence sterling (£. 32,544. 10s. 5d.): And we do further find, That the second item of the Claim preferred in England as aforesaid, being for the principal sum of thirty-six thousand three hundred Star Pagodas (S. P^a 36,300), which with arrears of interest alleged to be due thereon, is stated according to the Schedule of the said Claim, to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of ninety-eight thousand and twenty-eight Star Pagodas five fanams and forty cash (S. P^a 98,028. 5f. 40c.) or thirty-nine thousand two hundred and eleven Pounds four shillings and eleven-pence three farthings sterling (£. 39,211. 4s. 11¾ d.) as founded on the same transactions only, and cannot therefore be sustained as a distinct and separate Claim, being already comprehended in the Schedule of the Claim made at Madras under item number three (N^o 3) on which we have already found due the sum hereinbefore mentioned and no more: And we do further find, That the fourth item of the Claim preferred in India, is founded on the balance of an alleged account current between Nizamuddeen Ahmud Khan of the East Indies, since deceased, and the said late Coovoor Videnatha Moodelliar, which said balance is stated to have been fixed at the sum of nineteen thousand one hundred and sixty-six Star Pagodas six fanams and seventy-one cash (S. P^a 19,166. 6f. 71 c.) on the fourteenth day of July, in the year of our Lord one thousand seven hundred and eighty, and which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-one thousand nine hundred and seventeen Star Pagodas thirty-eight fanams and sixty-one cash (S. P^a 51,917. 38f. 61 c.) or twenty thousand seven hundred and sixty-seven Pounds two shillings and ten-pence sterling (£. 20,767. 2s. 10d.) subject to the deduction of a certain proportion of the sum credited as hereinbefore, by the Claimant in the aggregate of the bonds and accounts comprehended in his Schedule, which proportion appears to be on this item the sum of nine thousand and twenty-seven Star Pagodas sixteen fanams and twenty-eight and one quarter cash (S. P^a 9,027. 16f. 28¼ c.) or three thousand six hundred and ten Pounds nineteen shillings and two-pence three farthings sterling (£. 3,610. 19s. 2¼ d.): And we do further find, That the said balance is founded on certain items alleged to have been advanced by the said late Coovoor Videnatha Moodelliar to other persons on account of the said late Nabob Wallajah, and on the balances of certain alleged previous transactions carried on with his said late Highness by the said late Coovoor Videnatha Moodelliar, and on interest thereon: And we do further find, That it doth not appear that the said late Nabob Wallajah gave any sanction to the said advances to other persons, as on his account: And we do further find, That the said balances comprehended interest, and that on account of the said transactions, certain payments were made to the said late Coovoor Videnatha Moodelliar, and that on making up the account agreeably to the covenants provisions and directions of the aforesaid Indenture, nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar, in respect of the fourth item of the Claim as aforesaid: And we do further find, That the fifth and last item of the Claim preferred in India, is founded on a Bond for a lac of Star Pagodas (S. P^a 1,00,000.) granted on the ninth Zechij, of the year eleven hundred and ninety-three of the Hegyra, by the said late Nabob Wallajah, to the said late Coovoor Videnatha Moodelliar: And we do further find, That the consideration alleged to have been advanced to or for his said late Highness by the said late Coovoor Videnatha Moodelliar, in part of the said bond, is sixty-seven thousand nine hundred Star Pagodas (S. P^a 67,900) which said sum with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and eighty-eight thousand three hundred and eighty-eight Star Pagodas twenty-four fanams and sixty cash (S. P^a 188,388. 24f. 60 c.) or seventy-five thousand three hundred and fifty-five Pounds eight shillings and sixpence sterling (£. 75,355. 8s. 6d.) subject to the deduction of a certain proportion of the sum credited as hereinbefore by the Claimant on the aggregate of the bonds and accounts comprehended in his Schedule, which proportion appears to be on this item the sum of thirty-two thousand seven hundred and fifty-six Star Pagodas seven fanams and twenty-seven and one-half cash (S. P^a 32,756. 7f. 27 c.) or thirteen thousand one hundred and two Pounds nine shillings

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and nine-pence half-penny sterling (£.13.102. 9s. 9½d.): And we do further find, That the third item of the Claim preferred in England is also founded on the said Bond for one lac of Star Pagodas (S. P^a 1,00,000) being for the total principal of the said Bond with arrears of interest alleged to be due thereon, amounting in the whole, according to the Schedule of the said Claim, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the sum of two hundred and seventy thousand and fifty Star Pagodas (S. P^a 270,050) or one hundred and eight thousand and twenty Pounds sterling (£.108,020): And we do therefore further find, having reference to the Claim made in India as aforesaid, That the said item included in the Schedule preferred in England, cannot be sustained as a separate and distinct Claim: And we do further find, That on making up the account of the said advances on the said Bond for a lac of Star Pagodas (S. P^a 1,00,000) under date as aforesaid, and on certain previous transactions agreeably to the covenants, provisions and directions of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum, principal and interest, due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar, was one hundred and four thousand one hundred and twenty-two Star Pagodas thirty-four fanams and fifty-eight cash (S. P^a 104,122. 34f. 58c.) or forty-one thousand six hundred and forty-nine Pounds two Shillings and seven-pence halfpenny sterling (£.41,649. 2s. 7½d.): And we do further find, That the fourth item of the Claim preferred in England, is for the sum of sixteen thousand Star Pagodas (S. P^a 16,000) which with arrears of interest alleged to be due thereon, is stated, according to the Schedule of the said Claim, to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of forty-three thousand two hundred and eight Star Pagodas (S. P^a 43,208) or seventeen thousand two hundred and eighty-three pounds and four shillings sterling (£.17,283. 4s.): And we do further find, That the said sum of sixteen thousand Star Pagodas (S. P^a 16,000) is stated to be founded on the balance due, on or about the fifteenth day of December, in the year of our Lord one thousand seven hundred and seventy-nine, on certain previous transactions carried on by the said late Coovoor Videnatha Moodelliar with and on account of the said late Nabob Wallajah: And we do further find, That the said balance has been fully discharged and satisfied, and that nothing is due thereon from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar: And we do further find, That the last item of the Claim preferred in England, is for the sum of nine hundred and fifteen Star Pagodas twenty-five fanams and forty cash (S. P^a 915. 25f. 40c.) or three hundred and sixty-six Pounds four Shillings and ten-pence sterling (£.366. 4s. 10d.) alleged to be balance of interest due on a general account, on the twenty-eight day of July, in the year of our Lord one thousand seven hundred and eighty: And we do further find, That in respect to the said item nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar: And we do further find, That the representations made as aforesaid, on the part of the said William Douglas Brodie, and of the said William Fairlie and John Innes, in respect to the Claim hereinbefore mentioned, to one-twentieth of the sum which might be found due from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar, the said Claim being alleged as aforesaid to rest on a certain deed from Coovoor Videnatha Moodelliar, grandson of the said late Coovoor Videnatha Moodelliar, to the said William Douglas Brodie, do require further investigation; and the amount of the said Claim is therefore withdrawn from the present Award: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That in respect of the third item and to the fifth item of the Claim preferred in India, the aggregate sum of one hundred and eighty-five thousand four hundred and eighty-four Star Pagodas five fanams and twenty-four cash (S. P^a 185,484. 5f. 24c.) or seventy-four thousand one hundred and ninety-three Pounds thirteen Shillings and one halfpenny sterling (£.74,193. 13s. 0½d.) and no more, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing to the legal representative or representatives of the said late Coovoor Videnatha Moodelliar: And we do further Award and Order, That the said debt being a debt contracted for money advanced to or for his said late Highness the Nabob Wallajah, prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one hundred and sixty-six thousand nine hundred and thirty-five Star Pagodas twenty-nine fanams and seventy-eight cash (S. P^a 166,935. 29f. 78c.) or sixty-six thousand seven hundred and seventy-four Pounds five Shillings and nine-pence halfpenny sterling (£.66,774. 5s. 9½d.) being a portion of the said debt, is due and owing to the legal representative or representatives of the said late Coovoor Videnatha Moodelliar; and that the legal representative or representatives as aforesaid, hath, have and shall have, right to participate to the amount of the said sum of one hundred and sixty-six thousand nine hundred and thirty-five Star Pagodas twenty-nine fanams and seventy-eight cash (S. P^a 166,935. 29f. 78c.) or sixty-six thousand seven hundred and seventy-four Pounds five Shillings and nine-pence halfpenny sterling (£.66,774. 5s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P^a 9,274. 8f. 53c.) or three thousand seven hundred and nine Pounds thirteen Shillings and seven-pence halfpenny sterling (£.3,709. 13s. 7½d.) being a further portion of the said debt, is due and owing to the said Samuel Johnson and

Charles

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in favour of
Claimants.

Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P^a 9,274. 8 f. 53 c.) or three thousand seven hundred and nine Pounds thirteen Shillings and seven pence half-penny sterling (£. 3,709. 13 s. 7½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P^a 9,274. 8 f. 53 c.) or three thousand seven hundred and nine Pounds thirteen Shillings and seven-pence halfpenny sterling (£. 3,709. 13 s. 7½ d.) being the remainder of the said debt, shall for further investigation be reserved and excepted from this present Award, and it is hereby reserved and excepted accordingly: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby further Award and Adjudge, That in respect to the second and third items of the Claim preferred in England, amounting on the aggregate, according to the statement hereinbefore made, to the sum of three hundred and sixty-eight thousand and seventy-eight Star Pagodas five fanams and forty cash (S. P^a 368,078. 5 f. 40 c.) or one hundred and forty-seven thousand two hundred and thirty-one Pounds four Shillings and eleven-pence three farthings sterling (£. 147,231. 4 s. 11¾ d.) nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar, the said second and third items of Claim having originated respectively in the same transactions with the third and fifth items of the Claim preferred in India, and having in consequence been hereinbefore respectively awarded: And we do further Award and Adjudge, That in respect to the fourth item of the Claim preferred in England, amounting, as is hereinbefore stated, to the sum of forty-three thousand two hundred and eight Star Pagodas (S. P^a 43,208) or seventeen thousand two hundred and eighty-three Pounds and four Shillings sterling (£. 17,283. 4 s.) and in respect to the last item of the Claim preferred in England, amounting, as is hereinbefore stated, to the sum of nine hundred and fifteen Star Pagodas twenty-five fanams and forty cash (S. P^a 915. 25 f. 40 c.) or three hundred and sixty-six Pounds four Shillings and ten pence sterling (£. 366. 4 s. 10 d.); and in respect to the fourth item of the Claim preferred in India, amounting, after the deduction made as hereinbefore, to the sum of forty-two thousand eight hundred and ninety Star Pagodas twenty-two fanams and thirty-two and three quarters cash (S. P^a 42,890. 22 f. 32¾ c.) or seventeen thousand one hundred and fifty-six Pounds three Shillings and seven-pence one farthing sterling (£. 17,156. 3 s. 7½ d.) nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Coovoor Videnatha Moodelliar: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bonds or accounts, or the debts claimed thereon, at the instance of the said Coovoor Videnatha Moodelliar, eldest son of the said late Coovoor Moothyah Moodelliar, and grandson as aforesaid, or at the instance of the said Soondrum Moodelliar and Egambrum Moodelliar, younger sons of the said late Coovoor Moothyah Moodelliar, or at the instance of any person or persons whatsoever, save and except as hereinbefore excepted: And we do further Award and Order, That the original bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: In witness whereof we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the ninth day of August in the year of our Lord one thousand eight hundred and nineteen.

Signed by Sir Benjamin Hobhouse, Baronet,
and Robert Harry Inglis, Esquire, (after
having been duly stamped,) in the pre-
sence of

(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Signed by Thomas Cockburn, Esquire, (after
having been duly stamped,) in the pre-
sence of

(Signed) *George Moubray.*

CLAIM N^o 153 in our Second Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Thomas Eliot Ogilvie, described of Chesters near Jedburgh, in that part of the United Kingdom

N^o 523.

CLAIM
N^o 150 in the London
Gazette of the 27th
June 1807; and,
N^o 153 in the Second
Report to Parlia-
ment.

*Thomas Eliot
Ogilvie, one of the
Executors of
Gilbert Pasley.*

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in favour of
Claimants.

Kingdom called Scotland, one of the executors of Gilbert Pasley, late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late Gilbert Pasley to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him as executor aforesaid, under the said Indenture: And whereas the said Thomas Eliot Ogilvie, executor as aforesaid, did become party to several Articles of Agreement bearing date the fourteenth day of November, in the year of our Lord one thousand eight hundred and six, between several persons describing themselves as creditors of the late Nabobs of Arcot and the Ameer ul Omrah, of the one part; and John Fordyce of Whitehall in the County of Middlesex, since deceased, of the other part; and did thereby transfer and assign over to the said John Fordyce, one-twentieth part of every debt or sum of money owing to him as executor aforesaid, from their Highnesses the late Nabobs Wallah Jah and Omdut ul Omrah, or his Highness the late Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said John Fordyce did also become party to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas it has been established to the satisfaction of us, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, that by allowing all such sums as have been claimed, and may be found justly due and owing from his said Highness the late Ameer ul Omrah, the admissions to participate in the said fund in respect of the debts contracted by his said Highness, will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallah Jah, and which otherwise would have been justly liable to the satisfaction of the debts of his Highness the said late Ameer, and that therefore all such debts, agreeably to the directions of the seventh clause of the aforesaid Deed of Indenture, bearing date the tenth day of July, in the year of our Lord one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallah Jah: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, having taken into consideration a Claim made by the said Thomas Eliot Ogilvie, executor as aforesaid of the said Gilbert Pasley, upon his Highness the said late Ameer ul Omrah, for the principal sum of one thousand Star Pagodas (S. P^a 1,000) which, with arrears of interest, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand two hundred and twelve Star Pagodas and twenty-one fanams (S. P^a 2,212. 21 f.) or eight hundred and eighty-five Pounds sterling (£.885.); and having also taken into consideration a Claim made by the said late John Fordyce, assignee as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Thomas Eliot Ogilvie, executor as aforesaid; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That on or about the sixteenth day of February, in the year of our Lord one thousand seven hundred and eighty, the said Gilbert Pasley lent the said Ameer ul Omrah the sum of one thousand Pagodas (P^a 1,000.): And we do further find, That upon making up the account agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of two thousand two hundred and twelve Star Pagodas two fanams and twenty-four cash (S. P^a 2,212. 2 f. 24 c.) or eight hundred and eighty-four Pounds sixteen shillings and fivepence sterling (£.884. 16 s. 5 d.) and no more, was on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Wallah Jah, to the representatives of the said Gilbert Pasley: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of two thousand two hundred and twelve Star Pagodas two fanams and twenty-four cash (S. P^a 2,212. 2 f. 24 c.) or eight hundred and eighty-four Pounds sixteen shillings and fivepence sterling, (£.884. 16 s. 5 d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallah Jah to the representatives of the said Gilbert Pasley: And we do further Award and Order, That the said debt, being a debt contracted by his said late Highness the Ameer ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two thousand one hundred and one Star Pagodas eighteen fanams and seventy-nine cash (S. P^a 2,101. 18 f. 79 c.) or eight hundred and forty Pounds eleven shillings and sevenpence sterling (£.840. 11 s. 7 d.) being a portion of the said debt, is due and owing to the said Thomas Eliot Ogilvie, executor as aforesaid; and that the said Thomas Eliot Ogilvie hath and shall have right to participate to the amount of the said sum of two thousand one hundred and one Star Pagodas eighteen fanams and seventy-nine cash (S. P^a 2,101. 18 f. 79 c.) or eight hundred and forty Pounds eleven Shillings and sevenpence sterling (£.840. 11 s. 7 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic and of the Ameer ul Omrah; and that the sum of one hundred and ten Star Pagodas twenty-five fanams and twenty-five cash (S. P^a 110. 25 f. 25 c.) or forty-four Pounds four Shillings and ten-pence sterling (£.44. 4 s. 10 d.) being the remaining portion of the said debt, is due and owing to James King of Tavistock Place, in the County

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County of Middlesex, one of the executors named in the will of the late John Fordyce, assignee as aforesaid; and that the said James King hath and shall have right to participate to the amount of the said sum of one hundred and ten Star Pagodas twenty-five fanams and twenty-five cash (S. P. 110. 25f. 25c.) or forty-four Pounds four Shillings and tenpence sterling (£.44. 4s. 10d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and of the Ameer ul Omrah: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah, and of the said Nabob Wallah Jah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Debt or the demand made thereon, at the instance of the said Thomas Eliot Ogilvie, executor as aforesaid, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have hereunto set our hands, the fourth day of November, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE,
THOMAS COCKBURN,
ROBERT HARRY INGLIS.

*(Signed) George Parkhouse.

CLAIM N° 1,436 in our Fifth Report.

N° 524.

CLAIM
N° 583 in the London
Gazette of the 29th
July 1809, and,
N° 1,436 in the Fifth
Report to Parlia-
ment.

Rajaswarah Pundah,
since deceased, as
Attorney to Vis-
vanada Tawker, and
Vencatasa Tawker,
sons and heirs of
the late Cassenada
Tawker.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, by Award number three hundred and fifty-three (N° 353) under our hands, bearing date the thirteenth day of February, in the year of our Lord one thousand eight hundred and fifteen, the sum of fourteen thousand nine hundred and eighty-six Star Pagodas twenty-eight fanams and seventy-four cash (S. P. 14,986. 28f. 74c.) or five thousand nine hundred and ninety-four Pounds thirteen shillings and sixpence sterling (£.5,994. 13s. 6d.) was the proportion found due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, in the second class of debts upon a Bond bearing date the twelfth day of July, in the year of our Lord one thousand seven hundred and ninety-eight, granted by his Highness the late Nabob Omdut ul Omrah, in the name of Cassenada Tawker formerly of the East Indies, for the principal sum of twenty thousand seven hundred and seventy Star Pagodas (S. P. 20,770) and claimed by Rajaswarah Pundah (since deceased) as attorney to Visvanada Tawker and Vencatasa Tawker, sons and heirs of the said late Cassenada Tawker: And whereas it appears by the said Award, that the said sum was deducted from the aggregate of that Award, on the ground that the right of the party claiming it required further investigation: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having further investigated the said Claim so reserved for the purpose as aforesaid, do find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of fourteen thousand nine hundred and eighty-six Star Pagodas twenty-eight fanams and seventy-four cash (S. P. 14,986. 28f. 74c.) or five thousand nine hundred and ninety-four Pounds thirteen shillings and sixpence sterling (£.5,994. 13s. 6d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the legal representative or representatives of the said Cassenada Tawker; and we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the aggregate sum of fourteen thousand nine hundred and eighty-six Star Pagodas twenty-eight fanams and seventy-four cash (S. P. 14,986. 28f. 74c.) or five thousand nine hundred and ninety-four Pounds thirteen shillings and sixpence sterling (£.5,994. 13s. 6d.) being the amount found due as aforesaid on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, in the second class of debts is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Visvanada Tawker and Vencatasa Tawker, sons and heirs of the said late Cassenada Tawker, and that the said Visvanada Tawker and Vencatasa Tawker, sons and heirs as aforesaid, have and shall have right to participate to the amount of the said sum of fourteen thousand nine hundred and eighty-six Star Pagodas twenty-eight fanams and seventy-four cash (S. P. 14,986. 28f. 74c.) or five thousand nine hundred and ninety-four Pounds thirteen shillings and sixpence sterling (£.5,994. 13s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond or the debt claimed thereon at the instance of the hereinbefore recited parties, or of any other person or persons whatsoever: And we do further Award and Order, That the

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original Bond aforesaid shall be cancelled, and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of November, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N° 321 in our Fifth Report.

N° 525.

CLAIM
N° 696 in the London
Gazette of the
24 September 1809;
and,
N° 321 in the Fifth
Report to Parlia-
ment.

William Douglas Brodie, Assignee of *Bydypaty Venkiah Braminy*, since deceased, and of *Messieurs Tulloh Brodie and Connell*, on behalf of the said *Bydypaty Venkiah Braminy*, Assignees of *Sarah Anna Smart*, Administratrix of *Lieutenant Colonel Charles Smart*; the said *Bydypaty Venkiah Braminy*, Assignee as aforesaid; *Major Vans Agnew*, surviving acting Executor of *Colonel William Wallace*, Mortgagee of the said *William Douglas Brodie*, Assignee as aforesaid; *Stephen Ram*, Administrator to the Estate of *George Andrew Ram*, claiming under a Mortgage granted to the said *Messieurs Tulloh Brodie and Connell*, as Attornies of the said *Stephen Ram*, Administrator as aforesaid, by *William Webb*, under an Assignment granted to him by the said *Messieurs Tulloh Brodie and Connell*, on behalf of the said *Bydypaty Venkiah Braminy*; and also the said *Sarah Anna Smart*, Administratrix as aforesaid.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas *William Douglas Brodie*, assignee of *Bydypaty Venkiah Braminy*, since deceased, and of *Messieurs Tulloh Brodie and Connell*, on behalf of the said *Bydypaty Venkiah Braminy*, assignees of *Sarah Anna Smart*, administratrix of *Lieutenant Colonel Charles Smart*, the said *Bydypaty Venkiah Braminy*, assignee as aforesaid, *Major Vans Agnew*, surviving acting executor of *Colonel William Wallace*, mortgagee of the said *William Douglas Brodie*, assignee as aforesaid, *Stephen Ram*, administrator to the estate of *George Andrew Ram*, claiming under a mortgage granted to the said *Messieurs Tulloh Brodie and Connell*, as attornies of the said *Stephen Ram*, administrator as aforesaid, by *William Webb*, under an assignment granted to him by the said *Messieurs Tulloh Brodie and Connell*, on behalf of the said *Bydypaty Venkiah Braminy*, and also the said *Sarah Anna Smart*, administratrix as aforesaid, all now or late of Madras in the East Indies, did become parties to the aforesaid Indenture, and did thereby respectively submit the Claims of the estates which they severally represent as aforesaid, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said *Messieurs Tulloh Brodie and Connell*, and the said late *Bydypaty Venkiah Braminy*, did become parties to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as Creditors of the then late Nabob of Arcot, of the first part; *John Fordyce*, of Whitehall in the county of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees one-twentieth part of every debt or sum of money owing to them the said *Messieurs Tulloh Brodie and Connell*, and the said *Bydypaty Venkiah Braminy*, from his Highness the said late Nabob Wallajah, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas *Samuel Johnson and Charles Binny*, being the only trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination, of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said *Sarah Anna Smart*, administratrix as aforesaid, hath become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the said Nabobs of the Carnatic, of the first part; *John Fordyce*, of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part; and thereby transferred and assigned over to the said trustees one-twentieth part of every debt or sum of money owing to her the said *Sarah Anna Smart*, administratrix as aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas *George Moubray*, *Charles Binny* and *Valentine Conolly*, being the only trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture.

ture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Douglas Brodie, as assignee as aforesaid, upon a Bond of his Highness the said late Nabob Wallajah, for the principal sum of thirty-one thousand eight hundred and six Star Pagodas (S. P^a 31,806) which principal sum, with the arrears of interest alledged to be due thereon, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, is stated to amount to the aggregate sum of forty-five thousand eight hundred and eighty-four Star Pagodas twenty-four fanams and three cash (S. P^a 45,884. 24 f. 3 c.) or eighteen thousand three hundred and fifty-three Pounds sixteen shillings and sixpence sterling (£. 18,353. 16 s. 6 d.): And having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, for the one-twentieth part as aforesaid of the sum claimed as aforesaid, by the said William Douglas Brodie, assignee as aforesaid: And having also taken into consideration the Claims which in respect of the said Bond in favour of the said late Charles Smart, and the debt due thereon, have been severally made by the said Major Vans Agnew, executor as aforesaid, the said Stephen Ram, administrator as aforesaid, the said Sarah Anna Smart, administratrix as aforesaid, and the said George Moubray, Charles Binny and Valentine Conolly, trustees as aforesaid, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the Bond claimed as aforesaid, bears date the eighth day of July, in the year of our Lord one thousand seven hundred and ninety-five, and was granted in the name of Major Charles Smart, subsequently the said late Lieutenant Colonel Charles Smart, on the balance of an account for certain advances of money made to or for his Highness the said late Nabob Wallajah: And we do further find, That upon opening the said Bond, as containing interest, and making up a new account current between the parties, according to the provisions and directions of the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Wallajah, to the representatives and assigns of the said late Lieutenant Colonel Charles Smart, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, thirty thousand nine hundred and fifty-one Star Pagodas thirty-four fanams and forty-two cash (S. P^a 30,951. 34 f. 42 c.) or twelve thousand three hundred and eighty Pounds fourteen Shillings and seven-pence sterling (£. 12,380. 14 s. 7 d.) and having duly investigated the proportions of the said aggregate amount due to the parties interested therein, we do further find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Sarah Anna Smart, administratrix of the said late Lieutenant Colonel Charles Smart, the sum of five thousand six hundred and forty-nine Star Pagodas thirty-eight fanams and forty-one cash (S. P^a 5,649. 38 f. 41 c.) or two thousand two hundred and fifty-nine Pounds nineteen Shillings and four-pence sterling (£. 2,259. 19 s. 4 d.); to the said Stephen Ram, administrator and mortgagee as aforesaid, the sum of six thousand five hundred and thirty-four Star Pagodas eight fanams and seventy cash (S. P^a 6,534. 8 f. 70 c.) or two thousand six hundred and thirteen Pounds thirteen Shillings and eight-pence sterling (£. 2,613. 13 s. 8 d.); to the said Major Vans Agnew, executor as aforesaid, the sum of seventeen thousand two hundred and twenty Star Pagodas four fanams and twenty-five cash (S. P^a 17,220. 4 f. 25 c.) or six thousand eight hundred and eighty-eight Pounds and ten-pence sterling (£. 6,888. 0 s. 10 d.); to Samuel Johnson and Charles Binny, the trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, the sum of one thousand two hundred and fifty Star Pagodas nine fanams and forty-three cash (S. P^a 1,250. 9 f. 43 c.) or five hundred Pounds one Shilling and ten-pence sterling (£. 500. 1 s. 10 d.); and to George Moubray, Charles Binny and Valentine Conolly, the trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, the sum of two hundred and ninety-seven Star Pagodas fifteen fanams and twenty-three cash (S. P^a 297. 15 f. 23 c.) or one hundred and eighteen Pounds eighteen Shillings and eleven-pence sterling (£. 118. 18 s. 11 d.): And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of thirty thousand nine hundred and fifty-one Star Pagodas thirty-four fanams and forty-two cash (S. P^a 30,951. 34 f. 42 c.) or twelve thousand three hundred and eighty Pounds fourteen Shillings and seven-pence sterling (S. P. 12,380. 14 s. 7 d.) was justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the representatives and assigns of the said late Lieutenant Colonel Charles Smart: And we do further Award and Order, That the said debt being a debt contracted for money bonâ fide advanced for the use of the said late Nabob Wallajah, prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That on the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was due and owing out of the aforesaid aggregate sum to Sarah Anna Smart, administratrix of the said late Lieutenant Colonel Charles Smart, the sum of five thousand six hundred and forty-nine Star Pagodas thirty-eight fanams and forty-one cash (S. P^a 5,649. 38 f. 41 c.) or two thousand two hundred and fifty-nine Pounds nineteen Shillings and four-pence sterling (£. 2,259. 19 s. 4 d.)

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in favour of
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(£. 2,250. 10s. 4d.); to Stephen Ram, administrator as aforesaid, and mortgagee as aforesaid, but liable to account to the mortgager aforesaid, the sum of six thousand five hundred and thirty-four Star Pagodas eight fanams and seventy cash (S. P^o 6,334. 8 f. 70 c.) or two thousand six hundred and thirteen Pounds thirteen Shillings and eight-pence sterling (£. 2,613. 13s. 8d.); to the said Major Vans Agnew, executor as aforesaid, but liable to account to the mortgager aforesaid, the sum of seventeen thousand two hundred and twenty Star Pagodas four fanams and twenty-five cash (S. P^o 17,220. 4 f. 25 c.) or six thousand eight hundred and eighty-eight Pounds and ten-pence sterling (£. 6,888. 0s. 10d.); to Samuel Johnson and Charles Binny, trustees as aforesaid, the sum of one thousand two hundred and fifty Star Pagodas nine fanams and forty-three cash (S. P^o 1,250. 9 f. 43 c.) or five hundred Pounds one Shilling and ten-pence sterling (£. 500. 1s. 10d.); and to George Moubray, Charles Binny and Valentine Conolly, trustees as aforesaid, the remaining sum of two hundred and ninety-seven Star Pagodas fifteen fanams and twenty-three cash, (S. P^o 297. 15 f. 23 c.) or one hundred and eighteen Pounds eighteen Shillings and eleven-pence sterling (£. 118. 18s. 11d.): And we do hereby further Award and Adjudge, That the said hereinbefore recited parties, their representatives or assigns, have and shall have right to participate to the proportions of the aforesaid aggregate amount, so respectively awarded to them in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond or the debt claimed thereon, at the instance of the said hereinbefore recited parties, them, or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-fifth day of November, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

Arising out of CLAIM N^o 1,229 in our Fifth Report.

N^o 526.

Arising out of CLAIM
N^o 175 in the London
Gazette of the 17th
June 1869; and
N^o 1,229 in the Fifth
Report to Parlia-
ment.

Sarah Anna Smart,
Administratrix to
the Estate of
Lieutenant Colonel
Charles Smart.

To all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part:" Send Greeting: Whereas Sarah Anna Smart, of Madras in the East Indies, administratrix to the estate of Lieutenant Colonel Charles Smart, formerly of Madras aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted the Claims of the said estate to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by her administratrix as aforesaid under the said Indenture: And whereas the said Sarah Anna Smart, administratrix as aforesaid, hath become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall, in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to her administratrix as aforesaid, from their Highnesses the late Nabobs of the Carnatic or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray, Charles Binny and Valentine Conolly, being the remaining surviving Trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claim of the estate of the said Lieutenant Colonel Charles Smart, for various money transactions, with and on account of the late Nabob Omdut ul Omrah; and

having

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having also taken into consideration a Claim made on behalf of the said George Moubray, Charles Binny, and Valentine Conolly, the Trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid, by Sarah Anna Smart, administratrix as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the late Lieutenant Colonel Charles Smart had money transactions with the manager on the part of the said Nabob Omdut ul Omrah, in the province of Tinnevely, for and on account of his said Highness, for which Cutcherry Bonds and obligations were granted to the said Charles Smart: And we do further find, That the said Nabob Omdut ul Omrah became responsible to the said Lieutenant Colonel Charles Smart, for the repayment of the said advances: And we do further find, That these money transactions between the said Lieutenant Colonel Charles Smart and his said Highness were, prior to and separate and distinct from those forming the subject of our Award number three hundred and fifty-two (N^o 352), under date the ninth day of January, in the year of our Lord one thousand eight hundred and fifteen: And we do further find, That upon setting aside the said obligations, and making up an account of the original advances and repayments, agreeably to the principles of the said Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of thirty-one thousand one hundred and nineteen Star Pagodas ten fanams and thirty-six cash (S. P^a 31,119. 10 f. 36 c.) or twelve thousand four hundred and forty-seven Pounds and fourteen Shillings sterling (£. 12,447. 14 s.) and no more, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of the late Omdut ul Omrah to the representatives of the late Lieutenant Colonel Charles Smart: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of thirty-one thousand one hundred and nineteen Star Pagodas ten fanams and thirty-six cash (S. P^a 31,119. 10 f. 36 c.) or twelve thousand four hundred and forty-seven Pounds and fourteen Shillings sterling (£. 12,447. 14 s.) was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the said Sarah Anna Smart, administratrix as aforesaid, and her assigns: And we do further Award and Order, That the said debt being a debt contracted by the said Nabob Omdut ul Omrah, for money bona fide advanced to or on account of his said Highness, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of twenty-nine thousand five hundred and sixty-three Star Pagodas twelve fanams and two cash (S. P^a 29,563. 12 f. 2 c.) or eleven thousand eight hundred and twenty-five Pounds six Shillings and three-pence halfpenny sterling (£. 11,825. 6 s. 3½ d.) being a portion of the said Debt, is due and owing to Sarah Anna Smart, administratrix as aforesaid, and that the said Sarah Anna Smart hath and shall have right to participate, to the amount of the said sum of twenty-nine thousand five hundred and sixty-three Star Pagodas twelve fanams and two cash (S. P^a 29,563. 12 f. 2 c.) or eleven thousand eight hundred and twenty-five Pounds six Shillings and three-pence halfpenny sterling (£. 11,825. 6 s. 3½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand five hundred and fifty-five Star Pagodas forty fanams and thirty-four cash (S. P^a 1,555. 40 f. 34 c.) or six hundred and twenty-two Pounds seven Shillings and eight-pence halfpenny sterling (£. 622. 7 s. 8½ d.) being the remaining portion of the said Debt, is due and owing to the said George Moubray, Charles Binny, and Valentine Conolly, as assignees aforesaid; and that the said George Moubray, Charles Binny, and Valentine Conolly, have and shall have right to participate, to the amount of the said sum of one thousand five hundred and fifty-five Star Pagodas forty fanams and thirty-four cash (S. P^a 1,555. 40 f. 34 c.) or six hundred and twenty-two Pounds seven Shillings and eight-pence halfpenny sterling (£. 622. 7 s. 8½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the said debts, claimed at the instance of the said Sarah Anna Smart, administratrix as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original obligations aforesaid be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-sixth day of November, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of
(Signed) George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount adjudicated in favour of
Claimants, to the date of this Report, is - - - } £. 2,159,702. 17. 3.

ABSOLUTE ADJUDICATIONS *against* CLAIMANTS.

CLAIM N° 750 in our Fifth Report.

Absolute
Adjudications
against
Claimants.

N° 507.

CLAIM
N° 189 in the London
Gazette of the 17th
June 1809; and,
N° 750 in the Fifth
Report to Parlia-
ment.

Messieurs Haring-
ton and Company,
Attornies of
Colonel Colin
Macauley.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, Messieurs Harington and Company, of Madras in the East Indies, as attornies of Colonel Colin Macaulay, late of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted the Claim of the said Colonel Colin Macaulay to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them as aforesaid under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Messieurs Harington and Company, attornies as aforesaid, founded on a Bond stated to be from his Highness the late Nabob Wallajah, in the name of Colonel Colin Macaulay, bearing date the sixth day of October, in the year of our Lord one thousand seven hundred and ninety-two, for the principal sum of five thousand Star Pagodas (S. P. 5,000), which, with the arrears of interest alleged to be due thereon, amounted on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand three hundred and ninety-two Pounds thirteen Shillings and one penny sterling (£. 3,392. 13s. 1d.), do find, That the said Colonel (now Major General) Colin Macaulay was not in India at the period when the said Bond is alleged to have been granted, and that, on seeing the notice of it published in the Madras Gazette, he wrote to the Commissioners then acting at Madras under the aforesaid Deed of the tenth day of July, in the year of our Lord one thousand eight hundred and five, by whose order the aforesaid notice was published, and stated that he made no such Claim, and desired that it might be withdrawn: And we do further find, That the said Major General Colin Macaulay hath in his examination before us this day, deposed as follows: "I now beg leave again to withdraw the Claim, my name having been used in the Bond without my knowledge or consent, and I never having had any interest or concern directly or indirectly in the transaction:" And we do therefore find, That nothing is due from the representatives of his Highness the said late Nabob Wallajah to the said Messieurs Harington and Company, as attornies of the said Colonel (now Major General) Colin Macaulay, or to the said Major General Colin Macaulay, on account of the said Bond or the debt claimed thereon: And we do further find, That there were money transactions carried on about the date of the said Bond, between his said late Highness and a certain other person, described in one of his Highness's Durbar records, as a Mr. Macaulay, who is said to have been resident in Bengal: And we do further find, That it is stated in the said Durbar record, that the said transactions closed with the grant of a Bond, bearing date the sixth day of October, in the year of our Lord one thousand seven hundred and ninety-two as aforesaid, and described, as is alleged on the face of it, to be for a voluntary gift: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Messieurs Harington and Company, as attornies as aforesaid, nor the said Major General Colin Macaulay, have or hath any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Bond or the debt claimed thereon. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-eighth day of April, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

N° 508.

CLAIM N° 1,766 in our Fifth Report.

CLAIM
N° 1,516 in the London
Gazette of the 15th
September 1810;
and,

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred

hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Syed Ibraheem Rusaladar, of the East Indies, son of Syed Yoonus, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Syed Ibraheem Rusaladar, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of about fifteen hundred Pagodas (P^a 1,500), stated to be the balance of disbursements alleged to have been made by him, as darougah to his Highness Omdut ul Omrah, of the stables, bullock sheds and circar buildings, which sum of fifteen hundred Pagodas (P^a 1,500), if interest were calculated thereon, from the fifteenth day of July, in the year of our Lord one thousand eight hundred and one (being the period of the decease of his Highness the said late Nabob Omdut ul Omrah) to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount, at the rate of five (5) per cent per annum, to the aggregate sum of one thousand seven hundred and twelve Star Pagodas nineteen fanams and forty-five cash (S. P^a 1712. 19f. 45c.) or six hundred and eighty-four Pounds nineteen Shillings and eight-pence three farthings sterling (£.684. 19s. 8½d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Syed Ibraheem Rusaladar, on account of the Claim preferred by him as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, that the said Syed Ibraheem Rusaladar hath no demand whatsoever on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the Claim preferred by him as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be forever acquitted and discharged from all demand whatsoever in respect of the said Claim at the instance of the said Syed Ibraheem Rusaladar, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, have hereunto set our hands the thirtieth day of April, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudications
against
Claimants.

N^o 1,766 in the Sixth
Report to Parlia-
ment.

Syed Ibraheem
Rusaladar, son of
Syed Yoonus.

CLAIM N^o 1,304 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, " between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer of the other part;" Send Greeting: Whereas Syde Mahomed Ally, of the East Indies, Arab Priest, son of Syed Abdool Azeem, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination, of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the Claim made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Syde Mahomed Ally for the principal sum of one thousand four hundred Star Pagodas (S. P^a 1,400) which, with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand five hundred and ninety-eight Star Pagodas and fourteen fanams (S. P^a 1,598 14 f.) or six hundred and thirty-nine Pounds six Shillings and eight-pence sterling (£.639. 6s. 8d.): And having duly investigated the said Claim

N^o 510.

CLAIM
N^o 737 in the London
Gazette of the
2d September 1809;
and,
N^o 1,304 in the Fifth
Report to Parlia-
ment.

Syde Mahomed
Ally, Arab Priest,
son of Syed Abdool
Azeem.

according

Absolute
Adjudications
against
Claimants.

according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Omdut ul Omrah is alleged to have written a letter, bearing date the fourteenth Rujib twelve hundred and thirteen of the Hegyra, directing his brother Nuseer ool Moolk Behadur to pay to Syed Mohummud Alec, Arab, alias the said Syde Mahomed Ally, the sum of one thousand Pagodas (P. 1,000) and fourteen hundred Rupees (R. 1,400) "out of the collections of Turoor, on account of Neeaz, to the "Holy Imams;" the said sums being alleged to constitute the aforesaid principal amount of one thousand four hundred Star Pagodas (S. P. 1,400): And we do further find, That the consideration of the said letter, or order of payment, was purely gratuitous, and that therefore nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Syde Mahomed Ally, in respect of the Claim so preferred by him as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Syde Mahomed Ally hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect to the Claim made by him as aforesaid, or to any other person or persons whatsoever: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the Claims made as aforesaid at the instance of the said Syde Mahomed Ally, or of any other person or persons whatsoever: And we do further Award and Order, That the alleged letter, or order of payment aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the tenth day of May, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N° 429 and 430 in our Fifth Report.

N° 511.

CLAIMS
N° 1,084 and 1,085
in the London
Gazette of the 9th
January 1810; and,
N° 429 and 430 in
the Fifth Report to
Parliament.

The late Doolaree
Begum, described
as a wife of his
late Highness
Omdut ul Omrah.

TO all to whom these presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late Doolaree Begum, of Madras, in the East Indies, described as a wife of his said late Highness Omdut ul Omrah, became party to the aforesaid Indenture, and thereby submitted herself, her heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims made by the said Doolaree Begum, the one upon their said late Highnesses Wallajah and Omdut ul Omrah, for the principal sum of eighty-four thousand Star Pagodas (S. P. 84,000) stated to be arrears of a Mudud Kurch allowance from the said Nabobs to the said Doolaree Begum; which sum, with interest calculated thereon, from the fifteenth day of July, in the year of our Lord one thousand eight hundred and one, being the period of the decease of the said late Nabob Omdut ul Omrah, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts, at the rate of six (6) per cent per annum, to the aggregate sum of ninety-eight thousand two hundred and seventy-seven Star Pagodas twenty-nine fanams and twenty-seven cash (S. P. 98,277. 29f. 27c.) or thirty-nine thousand three hundred and eleven Pounds one Shilling and seven pence sterling (£.39,311. 1s. 7d.); and the other upon his said late Highness Omdut ul Omrah, for the principal sum of seventy-eight thousand two hundred and seventy-four Star Pagodas twenty-five fanams and twenty-five cash (S. P. 78,274. 25f. 25c.) stated to be the amount of jewels and money advanced by the said Doolaree Begum to the said late Nabob Omdut ul Omrah, which sum, with interest calculated thereon, from the said fifteenth day of July, in the year of our Lord one thousand eight hundred and one, to the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts, at the rate of five (5) per cent per annum, to the aggregate sum of eighty-nine thousand three hundred and sixty-one Star Pagodas thirty fanams and eleven cash (S. P. 89,361. 30f. 11c.) or thirty-five thousand seven hundred and forty-four Pounds thirteen Shillings and eight-pence three farthings sterling (£.35,744. 13s. 8½d.) and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing in respect of either of the said Claims is due from the representatives of the said Nabobs Wallajah and

Absolute
Adjudications
against
Claimants.

and Omdut ul Omrah, them or either of them, to the representatives of the said late Doolaree Begum out of the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due from the representatives of the said Nabobs Wallajah and Omdut ul Omrah, them or either of them, to the representatives of the said Doolaree Begum, or to any other person or persons whatsoever in respect of either of the said hereinbefore recited Claims, them or either of them: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah are and shall be forever acquitted and discharged from all demand whatsoever in respect of the said two Claims at the instance of the representative or representatives of the said late Doolaree Begum, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twelfth day of May, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

Robert Playfair.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,297 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Syed Kauleem Ullah Khan Behauder, of the East Indies, son and heir of Syed Mohummud Asim Khan Behader Mobariz Jung, also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Syed Kauleem Ullah Khan, for the principal sum of thirty thousand Arcot rupees (A. R° 30,000), being the amount of a Tunkah from his Highness the said late Nabob Wallah Jah, bearing date the nineteenth Shaban, twelve hundred and one of the Hegyra, (corresponding with the sixth day of June, in the year of our Lord one thousand seven hundred and eighty-seven) said to be for the wedding expenses of the son of the said Syed Mohummud Asim Khan Behader Mobariz Jung, which said sum of thirty thousand Arcot rupees (A. R° 30,000) converted into Star Pagodas and interest calculated thereon from the said sixth day of June, in the year of our Lord one thousand seven hundred and eighty-seven, to the fifteenth day of May in the year of our Lord one thousand eight hundred and four, amounts to the aggregate sum of fifteen thousand eight hundred and thirty-one Star Pagodas thirteen fanams and five cash (S. P° 15,831. 13 f. 5 c.) or six thousand three hundred and thirty-two Pounds ten Shillings and sixpence sterling (£. 6,332. 10 s. 6 d.); and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, that nothing is due from the representatives of his Highness the said late Nabob Wallah Jah to the said Syed Kauleem Ullah Khan Behauder in respect of the said Tunkah or the debt claimed thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Syed Kauleem Ullah Khan Behauder, son and heir as aforesaid, hath no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Tunkah or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Tunkah or the debt claimed thereon, at the instance of the said Syed Kauleem Ullah Khan Behauder, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the twenty-fifth day of May, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

N° 513.

CLAIM
N° 348 in the London
Gazette of the 24th
June 1809; and,
N° 1,297 in the Fifth
Report to Parlia-
ment.

*Syed Kauleem Ullah
Khan Behauder,
son and heir of
Syed Mohummud
Asim Khan Behader
Mobariz Jung.*

Absolute
Adjudications
against
Claimants.

N^o 515.

CLAIM

N^o 515 in the London
Gazette of the 15th
July 1809, and,
N^o 909 in the Fifth
Report to Parlia-
ment.

*John De Fries,
Vencatasawmy and
Rungiah Naick,
Executors of the
late Monea Pilla
Tremalroy, alias
Mannapully Tre-
maliah.*

CLAIM N^o 909 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John De Fries, Vencatasawmy and Rungiah Naick, all of the East Indies, Executors of the late Monea Pilla Tremalroy alias Mannapully Tremaliah, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said John De Fries, Vencatasawmy and Rungiah Naick, as Executors aforesaid, for a balance alleged to be due by the late Nabob Omdut ul Omrah to the said late Monea Pilla Tremalroy, alias Mannapully Tremaliah, upon an account current, which balance is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand nine hundred and thirty-one Star Pagodas seventeen fanams and sixty-eight cash (S. P^s 4,931. 17 f. 68 c.) equal to one thousand nine hundred and seventy-two Pounds eleven Shillings and four-pence three farthings sterling (£. 1,972. 11 s. 4 1/4 d.) and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That nothing is due in respect of the said account current, or the balance claimed thereon, from the representatives of his Highness the said Nabob Omdut ul Omrah to the said John De Fries, Vencatasawmy and Rungiah Naick, Executors aforesaid, them or either of them: And we the said Sir Benjamin Hobhouse and Robert Harry Inglis do hereby Award and Adjudge, That the said John De Fries, Vencatasawmy and Rungiah Naick, as executors as aforesaid, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged balance so claimed as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said balance, at the instance of the said John De Fries, Vencatasawmy and Rungiah Naick, them or either of them, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse and Robert Harry Inglis, have hereunto set our hands, the sixth day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

(Signed)

Robert Playfair.

CLAIM No. 1,000 in our Fifth Report.

N^o 516.

CLAIM

N^o 754 in the London
Gazette of the 2d
September 1809;
and,
N^o 1,000 in the Fifth
Report to Parlia-
ment.

*Mohammed Rook-
unooddeen Khan
alias Nizamooddeen
Ahmed Khan.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mohammed Rookunooddeen Khan, alias Nizamooddeen Ahmed Khan, of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim stated to have been made by the said Mohammed Rookunooddeen Khan alias Nizamooddeen Ahmed Khan, upon their said late Highnesses the late Nabobs Wallah Jah and Omdut ul Omrah, for the prin-

Absolute
Adjudication
against
Claimants.

principal sum of three thousand three hundred Arcot Rupees (A. R. 3,300) or nine hundred and forty-two Star Pagodas and fourteen fanams (S. P. 942. 14f.) stated to be arrears of an allowance from the said Nabobs to the said Mohunimed Rookunooddeen Khan alias Nizamooddeen Ahmud Khan, which sum with interest calculated thereon, from the first day of August, in the year of our Lord one thousand eight hundred and one, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts at the rate of six (6) per cent per annum to the aggregate sum of one thousand one hundred Star Pagodas twenty-one fanams and eleven cash (S. P. 1,100. 21 f. 11 c.) or four hundred and forty Pounds four shillings and one halfpenny sterling (£.440. 4s. 0½d.) and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, That nothing is due in respect of the said Claim from the representatives of the said Nabobs Wallah Jah and Omdut ul Omrah, them or either of them to the said Mohunimed Rookunooddeen Khan alias Nizamooddeen Ahmud Khan, out of the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we the said Sir Benjamin Hobhouse and Robert Harry Inglis do hereby Award and Adjudge, That nothing is due from the representatives of the said Nabobs Wallajah and Omdut ul Omrah, them or either of them to the said Mohunimed Rookunooddeen Khan alias Nizamooddeen Ahmud Khan, or to any other Person or Persons whatsoever, in respect of the said hereinbefore recited claim: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallah Juh and Omdut ul Omrah are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Mohunimed Rookunooddeen Khan alias Nizamooddeen Ahmud Khan, or of any other Person or Persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse and Robert Harry Inglis have hereunto set our hands the seventh day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIM Part of N° 752 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse (Baronet and Robert Harry Inglis Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Madapaukum Moodokistnah, of the East Indies, describing himself as son and heir to the late Madapaukum Verdarajah Moodelliar, formerly also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Robert Harry Inglis, having taken into consideration a Claim made by the said Madapaukum Moodokistnah, as son and heir as aforesaid, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of sixty thousand nine hundred Star Pagodas (S. P. 60,900) which, with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-seven thousand five hundred and three Star Pagodas (S. P. 77,503) or thirty-one thousand and one Pounds nine Shillings and nine-pence sterling (£.31,001. 9s. 9d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Madapaukum Moodokistnah hath, in his evidence on oath before the Commissioners at Madras, deposed in reference to this Claim as follows: "I have no voucher in support of that part of my Claim, and therefore do not intend that it shall constitute a part of the Claim which I have preferred upon the Carnatic fund:" And we do therefore further find, That nothing is due from the representatives of the late Nabob Omdut ul Omrah to the representatives of the late Madapaukum Verdarajah Moodelliar, in respect of the said hereinbefore recited Claim: And we the said Sir Benjamin Hobhouse and Robert Harry Inglis, do hereby Award and Adjudge, That the said Madapaukum Moodokistnah, son and heir as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said hereinbefore recited Claim: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand

N° 517.

CLAIM
Part of N° 680 in
the London Gazette
of the 29th July
1809; and,
Part of N° 752 in the
Fifth Report to
Parliament.

*Madapaukum
Moodokistnah,
describing himself
as son and heir to
the late Madapau-
kum Verdarajah
Moodelliar.*

Absolute
Adjudications
against
Claimants.

demand whatsoever in respect of the said hereinbefore recited Claim at the instance of the said Madapuukum Moodokiatnah, or of any other person or persons whatsoever. In witness whereof, we, the said Sir Benjamin Hobhouse and Robert Harry Inglis have hereunto set our hands, the eighth day of July, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIM N° 1,038 in our Fifth Report.

N° 527.

CLAIM

N° 374 in the London
Gazette of the
8th July 1809; and,
N° 1,038 in the Fifth
Report to Parlia-
ment.

Thomas Parry.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, by Award three hundred and fifty-three (353), under our hands, bearing date the thirtieth day of February, in the year of our Lord one thousand eight hundred and fifteen, the sum of sixty-nine thousand two hundred and sixty-nine Star Pagodas ten fanams and ten cash (S. P. 69,269. 10 f. 10 c.) or twenty-seven thousand seven hundred and seven Pounds thirteen Shillings and eleven-pence sterling (£ 27,707. 13 s. 11 d.) would have, if no payments had been made on the debt represented by the Bonds hereinafter named, have been found to be the proportion due as the share of Thomas Parry, of Madras in the East Indies, upon two Bonds, both bearing date the twelfth day of July, in the year of our Lord one thousand seven hundred and ninety-eight, granted by the said late Nabob Omdut ul Omrah, in the name of Avadunam Paupiah Braminy, but held as the property of the said Thomas Parry, one for the principal sum of fifty-one thousand Star Pagodas (S. P. 51,000) and the other for the principal sum of forty-five thousand Star Pagodas (S. P. 45,000); And whereas a request having been made to us, That our final Adjudication of the share aforesaid of him the said Thomas Parry should be for some time delayed, the said sum was accordingly deducted from that Award: Now Know ye, that we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having had reference to the Act of anno 59 Geo. 3d, N° 294, having further investigated the said Claim so reserved as aforesaid, and having made up an account debiting against the debt represented by the said Bonds, the sums paid by or on account of his late Highness the Nabob Omdut ul Omrah to the said Thomas Parry, chargeable against the said Bonds, agreeably to the principles of the said Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, do find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, nothing remained due and owing from the representatives of the late Nabob Omdut ul Omrah to the said Thomas Parry or his assigns: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Thomas Parry hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said two Bonds, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two Bonds, them or either of them, or the debt or debts claimed thereon, at the instance of the said Thomas Parry, or of any other person or persons whatsoever: And we do further Award and Order, That the two original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the ninth day of December, in the year of our Lord one thousand eight hundred and nineteen.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

THE Aggregate Sterling Amount of Absolute Adjudications }
against the Claimants, is, at the date of this Report, - - } £.25,856,311. 5. 3½.

WE shall here subjoin, for the information of this Honourable House, an
 ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the
 present Report; viz.

	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	2,159,702	17	3
Aggregate of Provisional Adjudications in favour of Parties -	18,055	--	3
	<hr/>		
	2,177,757	17	6
Aggregate of Absolute Adjudications against the Parties, } including the portions disallowed in Claims favourably } adjudicated - - - - -	25,856,311	5	3½
	<hr/>		
TOTAL - - -	£.28,034,069	2	9½
	<hr/>		

WE have the honour to state, to this Honourable House, that we are
 still employed in the examination and consideration of the Reports, which the
 Commissioners in India have made on such Claims as they have investigated.

Carnatic Office,
 Manchester Buildings,
 Westminster,
 13th December 1819.

BENJAMIN HOBHOUSE.
 THO. COCKBURN.
 ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)



THE
SIXTEENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between the EAST INDIA Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III. c. 133.)

Ordered, by The House of Commons, to be Printed,
17 May 1820.

THE REPORT -	p. 3
LIST (in Continuation) of Claims (N° 4,533, to N° 4,556) - . .	pp. 4 & 5
Aggregate Sterling Amount of CLAIMS, in former and in this List -	p. 5
Absolute ADJUDICATIONS <i>in favour</i> of Claimants - . . .	pp. 6 to 13
Aggregate Sterling Amount adjudicated <i>in favour</i> of Claimants - .	p. 13
Provisional ADJUDICATIONS <i>in favour</i> of Claimants (Chase, } Chinnery & Company) - }	ibid.
Absolute ADJUDICATIONS <i>against</i> Claimants -	pp. 15 to 20
Aggregate Sterling Amount adjudicated absolutely <i>against</i> the } Claimants, to the date of this Report - }	p. 21
Conclusion of This Report -	ibid.

TO THE

Honourable **THE COMMONS** of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

SIXTEENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th of July 1805,
between **THE EAST INDIA COMPANY** and **THE PRIVATE**
CREDITORS of the late **NABOBS** of **THE CARNATIC**.

IN Obedience to sect. 9, of the 46th of the late KING, cap. 133,
(continued by four Acts, the one passed in the 50th, another in the 52^d,
another in the 57th, and the other in the 59th year of his Reign;) which directs
the Commissioners in *England*, within twenty-one days after the commencement
of the next and every subsequent Session of Parliament, to present to both
Houses of Parliament, “ A List of all Claims which have been or shall be pre-
“ ferred to them or to the Commissioners in *India* from time to time; and also
“ a List of such Claims as from time to time shall have been decided upon,
“ either provisionally or absolutely, by the said Commissioners, with the grounds
“ of their decision thereon;”—We submit to the notice of this Honourable
House, a List of all the Claims which have been preferred since the date of our
last Report.

LIST (in continuation) of CLAIMS preferred to the Commissioners, for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.			Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
		Pag.	F.	C.	
	A.				£. s. d.
4533	Armoottoo, son of Moottoo Comarapa, son of Ram Naick, and havildar of gunners;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	27 14 8
	C.				
4534	Charles, son of John, and private gohmdauze;—no amount specified - - - - -	-	-	-	-
4535	Chungana Nair, son of Rungup Nair, son of Pool Nair, and seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	9 12 2
4536	Curpa, son of Vencatachelum, son of Pirma, and gunner;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	15 2 2
	G.				
4537	Gholam Hosein, son of Futteh Mahomed Khas, son of Gholam Russool Khan, and salotree, or horse doctor;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah, and the Ameer ul Omrah; found due - - - - -	-	-	-	82 9 11
	K.				
4538	Kutan, son of Chundra, son of Kutan, and a syee, or horse-keeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	-	-	-	20 7 2
	M.				
4539	Mahomed Causim, son of Mahomed Ameen, son of Sheikh Mahomed, and seapoy;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due -	-	-	-	2 7 9
4540	Mariamah, mother of John, soldier;—no amount specified - - - - -	-	-	-	-
4541	Moohummud Bukhshoo, son of Peer Moohummud, and cook;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	9 19 9
4542	Moohummud Kadir, son of Sheikh Uhmud, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	22 17 9
4543	Moohummud Hosein, brother of Sheikh Tippoo, seapoy;—no amount specified; refers to the dusters of the nabob Wallajah; found due - - - - -	-	-	-	8 13 4
	N.				
4544	Nella Mootoo, son of Perea, and writer of the stable accounts;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due -	-	-	-	23 6 9
	P.				
4545	Poonapa Acharee, son of Poodoo Acharee, son of Moortee Acharee, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	-	-	-	24 11 9

LIST of CLAIMS preferred to the Commissioners, &c.—continued.

No.	CLAIMS for ARREARS of PAY, &c.	AMOUNT of The Principal of The Claims, in the Coin specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
4546	Pundarik, son of Kulu, and horse-keeper;—no amount specified; refers to the dusters of the nabob Omdut ul Omrah; found due - - - - -	Pag' F. C.	£. s. d.
4547	Puris Ram, son of Sidha Chatter, and carpenter;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	9 14 3
R.			
4548	Roodra, son of Schunber, son of Moortee, and blacksmith;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	111 5 9
4549	Rungup Nair, son of Madhoo Nair, son of Pare Nair, and naick of artillery;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	22 16 4
S.			
4550	Sheikh Gholam Hosein, son of Sheikh Remzan, son of Sheikh Doonun, and seapoy of artillery;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	13 4 —
4551	Sukeena Bee, widow of Mahomed Adam, seapoy;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	13 14 5
4552	Syud Hoosyn, son of Syud Sillar, son of Syud Fakhurooddeen, and a trooper;—no amount specified - - - - -	—	—
4553	Syud Hyder Ullee, son of Syud Yusuf, son of Honsain, and armourer;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	8 10 7
T.			
4554	Tandoo Moortee, son of Irshuppa, and carpenter;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	69 2 3
V.			
4555	Veeraghoo, son of Air Mootoo, and jemadar, latterly havildar;—no amount specified; refers to the dusters of the nabobs Wallajah, Omdut ul Omrah and the Ameer ul Omrah; found due - - - - -	- - -	14 5 3
W.			
4556	Wenkut Ramroo, son of Katha, son of Lungor, and syce or horse-keeper;—no amount specified; refers to the dusters of the nabobs Wallajah and Omdut ul Omrah; found due - - - - -	- - -	4 6 11

The Aggregate Sterling Amount of the CLAIMS, specified in the Lists formerly presented to This Honourable House, and in this continuation, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is

£. 30,074,486. 0. 0.

HAVING decided absolutely on many Claims since the date of our last Report, we conceive that the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, Copies of the Awards which we have made.

Absolute
Adjudications
in favour of
Claimants.

ABSOLUTE ADJUDICATIONS *in favour of* CLAIMANTS.

CLAIM N° 165 in our Fourth Report.

N° 528.

CLAIM
N° 165 in the London
Gazette of the 25th
June 1808 and,
N° 165 in the Fourth
Report to Parlia-
ment.

The legal Repre-
sentatives and
Assigns of the late
Moonipillah.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to and from the East Indies, of the one part; and the several Persons whose names are hereunto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by Award, number three hundred and fifty-three (N° 353), under our hands, bearing date the thirteenth day of February, in the year of our Lord one thousand eight hundred and fifteen, the sum of five thousand and fifty Pagodas thirty-seven fanams and four cash (P^{rs} 5,050. 37 f. 4 c.) or two thousand and twenty Pounds seven Shillings and one penny sterling (£2,020. 7 s. 1 d.) was the proportion found due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, in the Second Class of Debts, upon a Bond bearing date the twelfth day of July, in the year of our Lord one thousand seven hundred and eighty-eight, granted by his Highness the late Nabob Omdut ul Omrah, in the name of Moonipillah, formerly of the East Indies, and now deceased, for seven thousand Star Pagodas (S. P^{rs} 7,000), and first claimed by Major General Dugald Campbell, formerly of Madras in the East Indies, since deceased, under a power of attorney granted to him by the executors of the said Moonipillah, for the purpose of recovering the amount on behalf of his sons the legatees of the said Bond, described in the last will and testament of the said Moonipillah: And whereas it appears by the said Award that the said sum was deducted from the aggregate of that Award, on the ground that the right of the parties claiming it required further investigation: And whereas it also appears by the said Award that the said Major General Dugald Campbell, attorney as aforesaid, became party to certain Articles of Agreement bearing date the first day of September, in the year of our Lord one thousand eight hundred and four, assigning over to the late John Fordyce one-fortieth part of every debt or sum of money owing to him as aforesaid from their Highnesses the late Nabobs of Arcot or the Ameer ul Omrah, or from any one of them; and also another fortieth part as aforesaid to Charles Binny, George Moubray, and Valentine Conolly, since deceased, trustees of the said John Fordyce, upon the trusts in the said Articles of Agreement mentioned and set forth: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having further investigated the said Claim so reserved for the purpose as aforesaid, Do find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of five thousand and fifty Pagodas thirty-seven fanams and four cash (P^{rs} 5,050. 37 f. 4 c.) or two thousand and twenty Pounds seven Shillings and one penny sterling (£2,020. 7 s. 1 d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said late Moonipillah and his representatives and assigns: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of five thousand and fifty Star Pagodas thirty-seven fanams and four cash (S. P^{rs} 5,050. 37 f. 4 c.) or two thousand and twenty Pounds seven Shillings and one penny sterling (£2,020. 7 s. 1 d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Moonipillah and his legal representatives and assigns, in the Second Class of Debts: And we do further Award and Adjudge, That the sum of four thousand seven hundred and ninety-eight Star Pagodas fourteen fanams and sixteen cash (S. P^{rs} 4,798. 14 f. 16 c.) or one thousand nine hundred and nineteen Pounds seven Shillings and nine pence sterling (£1,919. 6 s. 9 d.) being a portion of the said debt, is due and owing, share and share alike, to James Campbell of Belmont Lodge, near Durrrow in the Queen's County, Ireland, major general in the army, eldest son of the said late major general Dugald Campbell, to John Mackay, of Ravensden in the county of Bedford, attorney to John Campbell of the first regiment of Madras native cavalry, executor named in the last will and testament of William Coote Campbell, second son of the said late major general Dugald Campbell, to the said John Campbell, captain in the first regiment of Madras native cavalry, in the service of the said United East India Company, third son as aforesaid, to Archibald Henry Campbell, commander of the ship Duke of York, in the service of the said Company, fourth son as aforesaid; and to Charles Campbell, major in the army, now of Ravensden aforesaid, fifth son as aforesaid, the said James, William Coote, John, Archibald Henry, and Charles, being the only sons of the late major general Dugald Campbell, who were alive at the time of the death of the said Moonipillah, which happened in the month of October, in the year of our Lord one thousand eight hundred and four, and to whom the said Moonipillah, by his last will and testament, duly executed and proved, bequeathed

bequeathed as aforesaid, the Bond claimed as hereinbefore recited: And we do further Award and Adjudge, That the said James Campbell, the said John Markay, the said John Campbell, the said Archibald Henry Campbell, and the said Charles Campbell, have and shall have right to participate to the amount of the said sum of four thousand seven hundred and ninety-eight Star Pagodas fourteen fanams and sixteen cash (S. P^a 4,798. 14 f. 16 c.) or one thousand nine hundred and nineteen Pounds six Shillings and nine pence sterling (£1,919. 6s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of one hundred and twenty-six Star Pagodas eleven fanams and thirty-four cash (S. P^a 126. 11 f. 34 c.) or fifty Pounds ten Shillings and two pence sterling (£50. 10s. 2d.), being a further portion of the said debt, is due and owing to James King, of Tavistock-place in the county of Middlesex, one of the executors named in the will of the said late John Fordyce, and that the said James King hath and shall have right to participate to the amount of the said sum of one hundred and twenty-six Star Pagodas eleven fanams and thirty-four cash (S. P^a 126. 11 f. 34 c.), or fifty Pounds ten Shillings and two pence sterling (£50. 10s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of one hundred and twenty-six Star Pagodas eleven fanams and thirty-four cash (S. P^a 126. 11 f. 34 c.), or fifty Pounds ten Shillings and two pence sterling (£50. 10s. 2d.), being the remainder of the said debt, is due and owing to George Moubray and Charles Binny, assignees as aforesaid; and that the said George Moubray and Charles Binny have and shall have right to participate to the amount of the said sum of one hundred and twenty-six Star Pagodas eleven fanams and thirty-four cash (S. P^a 126. 11 f. 34 c.), or fifty Pounds ten Shillings and two pence sterling (£50. 10s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the said herein-before recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fourth day of January, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped) by Sir Benjamin Hobhouse, Baronet, in the presence of

(Signed) *Josias Davison.*

Signed by Thomas Cockburn, Esquire, and Robert Harry Inglis, Esquire, (after being duly stamped) in the presence of

(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudication
in favour of
Claimants.

CLAIM N° 1,526 in our Sixth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Messieurs Adrian de Fries and Company of Madras in the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Messieurs Adrian de Fries and Company have also become parties to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and have thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Messieurs Adrian de Fries and Company, from their Highnesses the late Nabob of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the

N° 531.

CLAIM
N° 1,474 in the London
Gazette of the 10th
September 1810;
and,
N° 1,526 in the 8th
Report to Parlia-
ment.

Messieurs Adrian
de Fries and Com-
pany.

Absolute
Adjudications
in favour of
Claimants.

principal and interest of the said debts shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray and Charles Binny, being the surviving Trustees, who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claim made by the said Messieurs Adrian de Fries and Company, for the principal sum of twenty-five thousand one hundred and forty-nine Star Pagodas and twelve cash (S. P^a 18,149. 12 c.) as a balance due upon a bond of his Highness the late Nabob Omdut ul Omrah to Messieurs Pelling de Fries and Company, bearing date the fourteenth day of May, in the year of our Lord one thousand seven hundred and ninety-six, of the principal sum of twenty-five thousand Star Pagodas, (S. P^a 25,000) which said sum of eighteen thousand one hundred and forty-nine Star Pagodas and twelve cash (S. P^a 18,149. 12 c.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-seven thousand and twenty-seven Star Pagodas thirty-six fanams and four cash (S. P^a 27,027. 36 f. 4 c.) or ten thousand eight hundred and eleven Pounds two Shillings and five-pence sterling (£.10,811. 2s. 5d.); and having also taken into consideration a Claim made by the said George Moubray and Charles Binny, Trustees as aforesaid, named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Messieurs Adrian de Fries and Company, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture; do find, That his Highness the said late Nabob Omdut ul Omrah granted to Messieurs Pelling and De Fries and Company a Bond, bearing date the fourteenth day of May, in the year of our Lord one thousand seven hundred and ninety-six as aforesaid, for the principal sum of twenty-five thousand Star Pagodas (S. P^a 25,000) as aforesaid, the payment of which with interest at the rate of twelve (12) per cent per annum, was further secured by the mortgage of certain premises belonging to the said Nabob: And we do further find, That the said Bond originated partly in an advance of money made to or for his said late Highness the Nabob Omdut ul Omrah, and partly in interest thereon: And we do further find, upon setting aside the said Bond, That the sum of two thousand Star Pagodas (S. P^a 2,000) being one of the items of the alleged advances, and amounting, with the interest stated to be due thereon on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand eight hundred Star Pagodas eleven fanams and forty cash (S. P^a 2,800. 11 f. 40 c.) or one thousand one hundred and twenty Pounds two Shillings and two-pence halfpenny sterling (£.1,120. 2s. 2½ d.) requires further investigation, and the said aggregate sum is accordingly withdrawn for the said purpose from the present award: And we do further find, upon making up an account of the sums alleged and shewn to have been advanced, and of the sums received in part repayment thereof, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum of two hundred and fifty-six Star Pagodas thirty-eight fanams and one cash (S. P^a 256. 38 f. 1 c.) or one hundred and two Pounds fifteen Shillings and three-pence sterling (£.102. 15s. 3d.) was due and owing on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah to Messieurs Adrian De Fries and Company, successors of the said Messieurs Pelling and De Fries and Company, and to the assigns of the said Messieurs Adrian De Fries and Company, the said Messieurs Adrian De Fries and Company being subject to account with any party or parties having an interest in the said Bond: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby award and adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of two hundred and fifty-six Star Pagodas thirty-eight fanams and one cash (S. P^a 256. 38 f. 1 c.) or one hundred and two Pounds fifteen Shillings and three-pence sterling (£.102. 15s. 3d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Messieurs Adrian De Fries and Company, successors as aforesaid, and their assigns, the said Messieurs Adrian De Fries and Company being subject to account as aforesaid, to any party or parties having an interest in the said Bond: And we do further Award and Order, That the said debt being a debt contracted by the late Nabob Omdut ul Omrah for money lent to his said Highness, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two hundred and forty-four Star Pagodas two fanams and forty-one cash (S. P^a 244. 2 f. 41 c.) or ninety-seven Pounds twelve Shillings and sixpence sterling (£.97. 12s. 6d.) being a portion of the said debt, is due and owing to the said Messieurs Adrian De Fries and Company, but subject to account as aforesaid, with any party or parties having an interest in the said Bond, and that the said Messieurs Adrian De Fries and Company subject to account as aforesaid, have and shall have right to participate to the amount of the said sum of two hundred and forty-four Star Pagodas two fanams and forty-one cash (S. P^a 244. 2 f. 41 c.)

or ninety-seven Pounds twelve Shillings and sixpence sterling (£. 97. 12s. 6d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of twelve Star Pagodas thirty-five fanams and forty cash (S. P. 12. 35f. 40c.) or five Pounds two Shillings and nine-pence sterling (£. 5. 2s. 9d.) being the remaining portion of the said debt, is due and owing to George Mowbray and Charles Binny, assignees as aforesaid, and that the said George Mowbray and Charles Binny have and shall have right to participate to the amount of the said sum of twelve Star Pagodas thirty-five fanams and forty cash (S. P. 12. 35f. 40c.) or five Pounds two Shillings and nine-pence sterling (£. 5. 2s. 9d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and assign unto all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives are and shall be for ever acquitted and discharged from all Claim whatsoever, save and except as to the sum hereinbefore withdrawn from this Award in respect of the said Bond, or the debt claimed thereon, at the instance of the said Messieurs Adrian De Fries and Company, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fifth day of April, in the year of our Lord one thousand eight hundred and twenty.

Absolute
Adjudications
in favour of
Claimants,

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM N° 570 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Joseph Hodges, formerly of Madras in the East Indies; John Tulloh and the late Thomas De Mello, both of Madras aforesaid, two of the executors of the late Antonio De Souza, formerly of Madras aforesaid, mortgagee of the said Joseph Hodges; Francis Lautour, since deceased, formerly of Madras aforesaid, and Nathaniel Edward Kindersley, formerly of Madras aforesaid, but now of London, also mortgagees of the said Joseph Hodges, did respectively become parties to the aforesaid Indenture, and did thereby submit to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said John Tulloh and Thomas De Mello, executors as aforesaid, became parties to certain Articles of Agreement bearing date the second day of February, in the year of our Lord one thousand eight hundred and one, between several persons describing themselves as Creditors of the then late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees of the third part; and thereby transferred and assigned over to the said Trustees one twentieth part of every debt or sum of money owing to them as executors as aforesaid from his Highness the said Nabob Wallajah, and of the interest which should have accrued thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said Trustees who are parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said late Francis Lautour and the said Nathaniel Edward Kindersley severally became parties to certain Articles of Agreement bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the said Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing severally to them the said late Francis Lautour and the said Nathaniel Edward Kindersley from their Highnesses the said Nabobs of Arcot or the Ameer ul Omrah, or from any one of them, and of the interest which should have accrued thereon; the said one-twentieth part to be taken upon the sums

N° 533.

CLAIM
N° 520 in the London
Gazette of the 17th
June 1809; and,
N° 570 in the Fifth
Report to Parli-
ament.

Joseph Hodges,
John Tulloh, and
the late Thomas de
Mello, two of the
Executors of the
late Antonio de
Souza, Mortgagees
of the said Joseph
Hodges; Francis
Lautour, since
deceased, and
Nathaniel Edward
Kindersley, also
Mortgagees of the
said Joseph Hodges.

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in favour of
Claimants.

at which the principal and interest of the said debts shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray and Charles Binny, being the only surviving Trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harrying, having taken into consideration a Claim made by the said Joseph Hodges, stated to be due upon a bond of his Highness the said late Nabob Wallajah, for the principal sum of five thousand nine hundred and twenty-five Pagodas and eight silver fanams (S. P. 5,925. 8 s. f.) which balance with interest thereon is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand seven hundred and thirty-one Star Pagodas sixteen fanams and seventy-four cash (S. P. 7,731. 16 f. 74 c.) or three thousand and ninety-two Pounds eleven Shillings and two-pence sterling (£. 3,092. 11 s. 2 d.); and having also taken into consideration the Claims which in respect of the said Bond in favour of the said Joseph Hodges, and the debt due thereon, have been severally made by the said John Tulloh and Thomas De Mello, executors as aforesaid, the said late Francis Lautour and the said Nathaniel Edward Kindersley; and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, named in the said Articles of Agreement of the second day of February, in the year of our Lord one thousand eight hundred and one, for the one-twentieth part as aforesaid, of the sum claimed on behalf of the estate of the said late Antonio De Souza; and having also taken into consideration a Claim made on behalf of George Moubray and Charles Binny, surviving Trustees as aforesaid, named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for the one-twentieth part as aforesaid of the sums severally claimed by the said late Francis Lautour and the said Nathaniel Edward Kindersley, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the late Nabob Wallajah on or about the first day of February, in the year of our Lord one thousand seven hundred and ninety-five, appointed the said Joseph Hodges to command his said Highness's ship called The Sufeenut ool Rusool, and that he continued in the said command until about the first day of October in the said year: And we do further find, That the said Joseph Hodges while in the said command, incurred on account of his said Highness, various expenses, for the payment of the monthly wages of the crew, and for the discharge of his duties as captain of the said ship: And we do further find, That a settlement of accounts in respect to the expenses as aforesaid, took place between the said Nabob Wallajah and the said Joseph Hodges, and that his said Highness granted a Bond in the name of Mr. Porcher (but for the use and benefit of the said Joseph Hodges,) for the principal sum of five thousand nine hundred and twenty-five Pagodas and eight silver fanams (P. 5,925. 8 s. f.) and bearing date the first day of October, in the year of our Lord one thousand seven hundred and ninety-five, stated to correspond with the seventeenth Rubbeenlawul, twelve hundred and ten of the Hegyra: And we do further find, That the sum of one thousand Pagodas (P. 1,000) was received in part repayment of the said Bond, on the first day of February, in the year of our Lord one thousand eight hundred: And we do further find, That on setting aside the said Bond of his said late Highness the Nabob Wallajah to the said Joseph Hodges, as containing interest and making up an account of the original transactions, and crediting the repayment hereinbefore recited, agreeably to the principles of the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of seven thousand three hundred and eighty-seven Star Pagodas thirteen fanams and thirty-nine cash (S. P. 7,387. 13 f. 39 c.) or two thousand nine hundred and fifty-four Pounds eighteen Shillings and seven-pence sterling (£. 2,954. 18 s. 7 d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said late Nabob Wallajah, to the assigns of the said Joseph Hodges; and having duly investigated the proportions of the said aggregate amount due to the parties respectively interested therein, we do further find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the said John Tulloh, executor of the late Antonio de Souza, mortgagee as aforesaid, the sum of five thousand two hundred and twenty-three Star Pagodas one fanam and nineteen cash (S. P. 5,223. 1 f. 19 c.) or two thousand and eighty-nine Pounds four Shillings and three-pence sterling (£. 2,089. 4 s. 3 d.) to the said Francis Lautour, since deceased, mortgagee as aforesaid, the sum of eight hundred and ninety-seven Star Pagodas nineteen fanams and thirty-five cash (S. P. 897. 19 f. 35 c.) or three hundred and fifty-eight Pounds nineteen Shillings and eight-pence halfpenny sterling (£. 358. 19 s. 8 1/2 d.) to the said Nathaniel Edward Kindersley, mortgagee as aforesaid, the sum of eight hundred and ninety-seven Star Pagodas nineteen fanams and thirty-five cash (S. P. 897. 19 f. 35 c.) or three hundred and fifty-eight Pounds nineteen Shillings and eight-pence halfpenny sterling (£. 358. 19 s. 8 1/2 d.) to Samuel Johnson and Charles Binny, trustees named in the said Articles of Agreement of the second day of February, in the year of our Lord one thousand eight hundred and one, the sum of two hundred and seventy-four Star Pagodas thirty-seven fanams and

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and fifty-two cash (S. P. 274. 37 f. 52 c.) or one hundred and nine Pounds nineteen Shillings and two-pence sterling (£. 109. 19 s. 2 d.) and to George Moubray and Charles Binny, trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, the sum of ninety-four Star Pagodas nineteen fanams and fifty-eight cash (S. P. 94. 19 f. 58 c.) or thirty-seven Pounds fifteen Shillings and nine-pence sterling (£. 37. 15 s. 9 d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of seven thousand three hundred and eighty-seven Star Pagodas thirteen fanams and thirty-nine cash (S. P. 737. 39 c.) or two thousand nine hundred and fifty-four Pounds eighteen Shillings and two-pence sterling (£. 2,054. 18 s. 7 d.) and no more, was justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the assigns of the said Joseph Hodges: And we do further Award and Order, That the said debt being a debt contracted by his said Highness the late Nabob Wallajah, for arrears of pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of five thousand two hundred and twenty-three Star Pagodas one fanam and nineteen cash (S. P. 5,223. 1 f. 19 c.) or two thousand and eighty-nine Pounds four Shillings and three-pence sterling (£. 2,089. 4 s. 3 d.) being a portion of the said debt, is due and owing to the said John Tulloh, executor of the late Antonio de Souza, mortgagee as aforesaid; and that the sum of eight hundred and ninety-seven Star Pagodas nineteen fanams and thirty-five cash (S. P. 897. 19 f. 35 c.) or three hundred and fifty-eight Pounds nineteen Shillings and eight-pence halfpenny sterling (£. 358. 19 s. 8 1/2 d.) being a further portion of the said debt, is due and owing to Ann Lautour, Sir Edmund Antrobus, baronet, Counts Trotter and Edward Marjoribanks, four of the executors of the said late Francis Lautour, mortgagee as aforesaid; and that the sum of eight hundred and ninety-seven Star Pagodas nineteen fanams and thirty-five cash (S. P. 897. 19 f. 35 c.) or three hundred and fifty-eight Pounds nineteen Shillings and eight-pence halfpenny sterling (£. 358. 19 s. 8 1/2 d.) being a further portion of the said debt, is due and owing to the said Nathaniel Edward Kindersley, mortgagee as aforesaid; and that the sum of two hundred and seventy-four Star Pagodas thirty-seven fanams and fifty-two cash (S. P. 274. 37 f. 52 c.) or one hundred and nine Pounds nineteen Shillings and two-pence sterling (£. 109. 19 s. 2 d.) being a further portion of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, trustees as aforesaid; and that the sum of ninety-four Star Pagodas nineteen fanams and fifty-eight cash (S. P. 94. 19 f. 58 c.) or thirty-seven Pounds fifteen Shillings and nine-pence sterling (£. 37. 15 s. 9 d.) being the remaining portion of the said debt, is due and owing to the said George Moubray and Charles Binny, trustees as aforesaid: And we do further Award and Adjudge, That the said hereinbefore recited parties have and shall have right to participate in the proportions aforesaid, so respectively awarded to them in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eighteenth day of April, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM, Part of N° 563 in our Fifth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amer, of the other part; Send Greeting: Whereas, by Award number three hundred and sixty-eight (N° 368) under our hands, bearing date the eleventh day of May, in the year of our Lord one thousand eight hundred and fifteen, the Claim of Messieurs Harington and Company, as assigns of the late Arvadamum Paupia Braminy, for the aggregate sum of one hundred and twenty thousand seven hundred and eighty-five Star Pagodas forty-one fanams and fifty-nine cash (S. P. 120,785. 41 f. 59 c.) or

N° 535.

CLAIM
Part of N° 543 in the
London Gazette of
the 17th June 1805
and,
Part of N° 563 in the
Fifth Report to
Parliament.

Messieurs Harington
and Company
as Assignees of the
late Arvadamum
Paupia Braminy.

*Absolute
Adjudications
in favour of
Claimants.*

or forty-eight thousand three hundred and fourteen Pounds seven Shillings and eleven-pence sterling (£. 48,314. 7s. 11d.) stated to be the balance principal and interest due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, upon a bond of his Highness the said late Nabob Omdut ul Omrah, for the principal sum of one hundred and six thousand seven hundred and eleven Star Pagodas (S. P^a 106,711), was excluded from the said Award, upon the ground that it required further investigation in India: And whereas the investigation required as herein recited hath been made; and whereas the said late Auvadanum Paupia Braminy did become party to certain Articles of Agreement, bearing date the seventh day of October, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the said late Nabob of Arcot, of the first part; John Fordyce, of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees one-twentieth part of every debt or sum of money owing to him from his Highness Omdut ul Omrah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having further considered and investigated the said Claim of the said Messieurs Harington and Company, assignees as aforesaid, according to the covenants provisions and directions of the aforesaid Indenture; and having also taken into consideration the Claim made on behalf of the said Samuel Johnson and Charles Binny, the trustees named in the said Articles of Agreement of the seventh day of October, in the year of our Lord one thousand eight hundred, do find, That the Bond, the balance upon which is claimed as aforesaid, originated in advances of money made by or on account of the late Auvadanum Paupia Braminy, to or on account of his Highness the late Nabob Omdut ul Omrah: And we do further find, That on setting aside the said Bond, as containing interest and making up an account of the original advances and re-payments agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of thirty-seven thousand and thirty-five Star Pagodas seventeen fanams and twenty-two cash (S. P^a 37,035. 17 f. 22 c.) or fourteen thousand eight hundred and fourteen Pounds three Shillings and four-pence sterling (£. 14,814. 3s. 4d.) and no more, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Omdut ul Omrah to the said Auvadanum Paupia Braminy, since deceased, and his assigns: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of thirty-seven thousand and thirty-five Star Pagodas seventeen fanams and twenty-two cash (S. P^a 37,035. 17 f. 22 c.) or fourteen thousand eight hundred and fourteen Pounds three Shillings and four-pence sterling (£. 14,814. 3s. 4d.) and no more, was justly due and owing from the representatives of the said late Omdut ul Omrah to the said late Auvadanum Paupia Braminy, and his assigns: And we do further Award and Order, That the said debt, being a debt contracted for money bona fide lent to or for the use of his Highness the said Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty-five thousand one hundred and eighty-three Star Pagodas twenty-six fanams and seventy-three cash (S. P^a 35,183. 26 f. 73 c.) or fourteen thousand and seventy-three Pounds nine Shillings and two-pence sterling (£. 14,073. 9s. 2d.) being a portion of the said debt, is due and owing to Andrew Scott, Peter Cherry, and George Arbuthnot, all of Madras in the East Indies, trustees of the late firm of the said Messieurs Harington and Company, assignees of the said late Auvadanum Paupia Braminy; and that the said Andrew Scott, Peter Cherry, and George Arbuthnot, have and shall have right to participate to the amount of the said sum of thirty-five thousand one hundred and eighty-three Star Pagodas twenty-six fanams and seventy-three cash (S. P^a 35,183. 26 f. 73 c.) or fourteen thousand and seventy-three Pounds nine Shillings and two-pence sterling (£. 14,073. 9s. 2d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand eight hundred and fifty-one Star Pagodas thirty-two fanams and twenty-nine cash (S. P^a 1,851. 32 f. 29 c.) or seven hundred and forty Pounds fourteen Shillings and two-pence sterling (£. 740. 14s. 2d.) being the remaining portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of one thousand eight hundred and fifty-one Star Pagodas thirty-two fanams and twenty-nine cash (S. P^a 1,851. 32 f. 29 c.) or seven hundred and forty Pounds fourteen Shillings and two-pence sterling (£. 740. 14s. 2d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut

Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond, or the debt claimed thereon, at the instance of the said Messieurs Harrington and Company, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-first day of April, in the year of our Lord one thousand eight hundred and twenty.

Absolute
Adjudication
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

THE Aggregate Sterling Amount adjudicated in favour of }
Claimants, to the date of this Report, is - } £. 2,179,595. 1. 6.

IN further obedience to the Act of Parliament, we have likewise to state, that an application has been made to us, by the parties in the claim of Messieurs Chase, Chinnery and Company, for a provisional allowance, upon security to refund and pay back the whole, or such part of the interest as according to our final determination it shall appear they were not entitled to, according to the 24th clause of the deed of agreement. As the Act of Parliament requires us to state the grounds of our decision in such cases as we have provisionally adjudicated, we present to this Honourable House an extract from our proceedings in regard to the determination which we have made upon this application.

EXTRACT from the Proceedings, May 8th, 1820.

Mr. King having, in conformity to the directions of the Board conveyed in their letter to him, bearing date the 28th of March last (and entered in meeting of that day) transmitted the security required from Mr. Richard Chase and Messieurs Fletcher, Alexander and Company; the Board resume, in reference to the Act of the late King, anno 59 Geo. III, (N° 294, July 6th, 1819) the consideration of the Claim of Messieurs Chase, Chinnery and Company, N° 39 in the London Gazette of the 12th August 1806, and N° 24 in the First Report to Parliament, first taken into consideration on the 3d February 1807.

“ Read the Report of the Commissioners in India, N° 101, referred to in their letter of the 9th October 1809, and noticed in meeting 14th May 1810, and the evidence and documents accompanying it.

“ Resolved, That the sum of ninety-eight thousand seven hundred and eighty-five Star Pagodas thirty-two fanams and seven cash (S. P° 98,785. 32 f. 7 c.) or thirty-nine thousand five hundred and fourteen Pounds six Shillings and one penny sterling (£. 39,514. 6 s. 1 d.) shall be provisionally allowed and established in the Second Class as the amount which, at present, appears to be probably just and allowable on the Claim made by the trustees of Messieurs Chase, Chinnery, Macdonall and Company, upon the late Nabob Omdut ul Omrah, “ for advances made by them for, or meant to be applied to the payment of his Highness's kists, payable to the East India Company under existing treaties* ;” and that the said sum of ninety-eight thousand seven hundred and eighty-five Star Pagodas thirty-two fanams and seven cash (S. P° 98,785. 32 f. 7 c.) or thirty-nine thousand five hundred and fourteen Pounds six Shillings and one penny sterling (£. 39,514. 6 s. 1 d.) shall be and is hereby provisionally adjudicated in favour of the parties interested therein.

“ Resolved, That the sum of ninety-three thousand eight hundred and forty-six Star Pagodas nineteen fanams and seventy-nine cash (S. P° 93,846. 19 f. 79 c.) or thirty-seven thousand five hundred and thirty-eight Pounds-eleven Shillings and nine-pence

* Note.—See Act 59th Geo. III, No. 294, July 6th, 1819.

pence halfpenny sterling (£. 37,538. 11 s. 9 $\frac{1}{2}$ d.) being a portion of the above aggregate amount, which, at present, appears to be probably just and allowable on the Claim so made as aforesaid, shall be and is hereby allowed and established provisionally in the Second Class, in the names of Thomas Parry of Madras in the East Indies, Richard Chase of Kensington-square in the county of Middlesex, and Edward Fletcher, James Alexander, and Henry Porcher, all of Devonshire-square in the city of London, for the benefit of the parties interested, and that interest shall be payable thereon from the 15th day of May 1804, and until the further directions of the Board, at the provisional rate of three (3) per cent per annum; and that a certificate shall be issued to the registers in London, directing them to enter the aforesaid sum to the credit of the said hereinbefore recited parties; they having furnished security to the satisfaction of the Board for the sum of twenty-three thousand Pounds sterling (£. 23,000), and having declared to the Board in writing, their desire to receive in London the interest so payable on the sum which shall be so entered to their credit.

“ Resolved, That the sum of two thousand four hundred and sixty-nine Star Pagodas twenty-seven fanams and four cash (S. P^o 2,469. 27 f. 4 c.) or nine hundred and eighty-seven Pounds seventeen Shillings and one penny three farthings sterling (£. 987. 17 s. 1 $\frac{1}{2}$ d.) being a further portion of the above aggregate amount, which, at present, appears to be probably just and allowable on the Claim so made as aforesaid, shall be and is hereby allowed and established provisionally in the Second Class, in the name of James King, one of the executors of John Fordyce, assignee of the said Messieurs Chase, Chinnery, Macdonall, and Company, and that interest shall be payable thereon from the 15th day of May 1804, and until the further directions of the Board, at the provisional rate of three (3) per cent per annum; and that a certificate shall be issued to the registers in London, directing them to enter the aforesaid sum to the credit of the said party; the said James King having already given security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in his favour may be entered in the books of the registers in London.

“ Resolved, That the sum of two thousand four hundred and sixty-nine Star Pagodas twenty-seven fanams and four cash (S. P^o 2,469. 27 f. 4 c.) or nine hundred and eighty-seven Pounds seventeen Shillings and one penny three farthings sterling (£. 987. 17 s. 1 $\frac{1}{2}$ d.) being the remaining portion of the amount which, at present, appears to be probably just and allowable on the Claim so made as aforesaid, shall be and is hereby allowed and established provisionally in the Second Class, in the names of Charles Binny and George Moubray, surviving assignees of the said Messieurs Chase, Chinnery, Macdonall, and Company; and that interest shall be payable thereon from the 15th day of May 1804, and until the further directions of the Board, at the rate of three (3) per cent per annum; and that a certificate shall be issued to the registers in London, directing them to enter the aforesaid sum to the credit of the said parties jointly; they having already furnished security to the satisfaction of the Board, and having declared in writing, that the sums which should be adjudicated in their favour may be entered in the books of the registers in London.

THE Aggregate Sterling Amount provisionally adjudicated }
 in favour of Claimants, is, at the date of this Report - } £. 57,569. 6 s. 4 d.

ABSOLUTE ADJUDICATIONS *against* CLAIMANTS.

CLAIM N° 2 of N° 71 in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, Francis Lautour, since deceased, formerly of Madras in the East Indies, but subsequently of London, assignee of Colonel James Capper, formerly of Madras aforesaid, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Colonel James Capper hath also become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Francis Lautour, upon a Bond of his Highness the said late Nabob Wallah Jah, in favour of the said Colonel James Capper, for the sum of five thousand Pagodas (P^s 5,000), which with the arrears of interest alleged to be due thereon, amounted on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand one hundred and seventy Pagodas and thirty-five sanams (P^s 13,170. 35 f.) or five thousand two hundred and sixty-eight Pounds six Shillings and eight pence sterling (£ 5,268. 6s. 8d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Wallah Jah granted a Bond to Mr. Capper, meaning the said Colonel James Capper, dated the twenty-second Suffer eleven hundred and ninety-five of the Hegyra, stated to correspond with the sixteenth day of February, in the year of our Lord one thousand seven hundred and eighty-one, for the sum of five thousand Star Pagodas (S. P^s 5,000): And we do further find, upon opening the said Bond, and making up the account according to the directions of the said Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That the amount of the said Bond, with the interest due thereon, has been fully discharged by or on account of his said Highness the late Nabob Wallah Jah: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the representatives of the said late Francis Lautour have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Bond in favour of the said Mr. Capper, meaning the said Colonel James Capper, for five thousand Pagodas (P^s 5,000) or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from any Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the representatives of the said late Francis Lautour, or at the instance of the said Colonel James Capper, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of March, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)

in the presence of

(Signed) George Parkhouse.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 537 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, Francis Lautour, since deceased, formerly of Madras in the East Indies, but subsequently of London, assignee of Colonel James Capper, formerly of Madras aforesaid, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Colonel James Capper hath also become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said late Francis Lautour, upon a Bond of his Highness the said late Nabob Wallah Jah, in favour of the said Colonel James Capper, for the sum of five thousand Pagodas (P^s 5,000), which with the arrears of interest alleged to be due thereon, amounted on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand one hundred and seventy Pagodas and thirty-five sanams (P^s 13,170. 35 f.) or five thousand two hundred and sixty-eight Pounds six Shillings and eight pence sterling (£ 5,268. 6s. 8d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness the said Nabob Wallah Jah granted a Bond to Mr. Capper, meaning the said Colonel James Capper, dated the twenty-second Suffer eleven hundred and ninety-five of the Hegyra, stated to correspond with the sixteenth day of February, in the year of our Lord one thousand seven hundred and eighty-one, for the sum of five thousand Star Pagodas (S. P^s 5,000): And we do further find, upon opening the said Bond, and making up the account according to the directions of the said Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That the amount of the said Bond, with the interest due thereon, has been fully discharged by or on account of his said Highness the late Nabob Wallah Jah: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the representatives of the said late Francis Lautour have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Bond in favour of the said Mr. Capper, meaning the said Colonel James Capper, for five thousand Pagodas (P^s 5,000) or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from any Claim whatsoever in respect of the said Bond or the debt claimed thereon, at the instance of the representatives of the said late Francis Lautour, or at the instance of the said Colonel James Capper, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of March, in the year of our Lord one thousand eight hundred and twenty.

Absolute
Adjudications
against
Claimants.

N° 539.

CLAIM
N° 2 of N° 57 in the
London Gazette of
the 14th August
1806, and,
N° 2 of N° 71 in the
First Report to Par-
liament.

Francis Lautour,
since deceased,
Assignee of Colonel
James Capper.

N° 530.

CLAIM
N° 478 in the London
Gazette of the 15th
July 1809; and,
No 537 in the Fifth
Report to Parlia-
ment.

**Absolute
Adjudications
against
Claimants.**

*Hafiz Ahmud Cawn
Bahadur, by his
Attorney, William
Douglas Brodie.*

Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;” Send Greeting; Whereas Hafiz Ahmud Cawn Bahadur, of Madras in the East Indies, hath by his attorney William Douglas Brodie, also of Madras aforesaid, become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Douglas Brodie, on behalf of the said Hafiz Ahmud Cawn, upon his Highness the late Nabob Omdut ul Omrah, for the aggregate sum of forty-four thousand nine hundred and sixty-nine Star Pagodas three fanams and forty-six cash (S. P^a 44,969. 3s. 46c.) or seventeen thousand nine hundred and eighty-seven Pounds twelve Shillings and eight-pence sterling (£. 17,987. 12s. 8d.) stated to be due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four; and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Claim is founded upon an account purporting on the face of it to be a final settlement of the said Hafiz Ahmud Cawn’s account with the Durbar, approved and signed by the said Nabob Omdut ul Omrah: And we do further find, That the said account so purporting as aforesaid, is not a genuine account approved and signed as aforesaid, but a fabrication and forgery by or on the behalf of the said Hafiz Ahmud Cawn: And we do further find, That nothing is due from the representatives of his Highness the said Nabob Omdut ul Omrah, upon the ground of the said alleged account or the amount claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That in respect of the said alleged account, or the amount claimed thereon, neither the said Hafiz Ahmud Cawn Bahadur, nor the said William Douglas Brodie, as his attorney, hath any claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said alleged account or the amount claimed thereon, at the instance of the said Hafiz Ahmud Cawn, or of the said William Douglas Brodie, as his attorney, or at the instance of any other person or persons whatsoever: And we do hereby Award and Order, That the said alleged account shall be and is hereby declared to be null and void. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the eighth day of March, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

George Parkhouse.

CLAIM noticed in our First Report.

And N^o 295 in our Fifth Report.

N^o 532.

CLAIM
Noticed in the London
Gazette of the 12th
August 1806; also,
N^o 549 in d^o d^o of the
15th July 1809; and,
Noticed in the First
Report to Parlia-
ment; also,
N^o 295 in the Fifth
Report to Parlia-
ment.

Messieurs Haring-
ton and Company,
as Attornies of
Thomas Reid,
William Main-
waring, and George
Ward, Assignees
to the Bankrupt
Estate of Paul
Benfield, since
deceased.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, “ between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;” Send Greeting: Whereas by Award number four hundred and seventy-eight (N^o 478) under our hands, bearing date the ninth day of July, in the year of our Lord one thousand eight hundred and eighteen, the sum of two hundred and eighty-four thousand and ninety-nine Star Pagodas thirty-five fanams and four cash (S. P^a 284,099. 35s. 4c.) or one hundred and thirteen thousand six hundred and thirty-nine Pounds eighteen Shillings and eight pence sterling (£. 113,639. 18s. 8d.) being principal with interest stated to be due thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, claimed against his Highness the said late Ameer ul Omrah, by Messieurs Harington and Company of Madras in the East Indies, as attornies to Thomas Reid, William Mainwaring, and George Ward, all of the city of London, assignees to the bankrupt estate of Paul Benfield, since deceased, formerly of Madras in the East Indies, was excluded from the said Award as requiring further investigation in India: And whereas it was found by the said Award, that the said sum

included

Absolute
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included a "Claim stated to have been made by the said Paul Benfield himself, as amounting to about seventy thousand Pounds (£.70,000) instead of seventy thousand Pagodas (P^o 70,000) and that of the whole amount claimed by the said Messieurs Harington and Company attorneys as aforesaid, nine-twelfths (9-12ths) are also claimed by the executor of the late Benjamin Roebuck, formerly of Madras, and three-twelfths (3-12ths) by Myla Moottoo Sawmy Moodelier of Madras aforesaid:" Now Know ye, That the further investigation, required as hereinfore stated, having been made, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do find, That the said Claim is founded upon three Bonds severally granted by his said late Highness the Ameer ul Omrah to or on behalf of the said late Paul Benfield; the first, for the principal sum of ten thousand Star Pagodas (S. P^o 10,000) dated the sixteenth Jemadecassanee eleven hundred and ninety of the Hegyra; the second, for the principal sum of forty-six thousand one hundred and eighty-six Star Pagodas ten and one-half annas (S. P^o 46,186. 10½ aⁿ) dated twenty-first Zeehij eleven hundred and ninety of the Hegyra; the third, for the principal sum of one lac of rupees (R^o 1,00,000) dated the ninth Jemadeculawul eleven hundred and ninety-one of the Hegyra, the aggregate amount of the principal of the said Bonds, with the interest alleged to be due thereon, having been represented to be, as stated in our former Award, the sum of two hundred and eighty-four thousand and ninety-nine Star Pagodas thirty-five sunnams and four cash (S. P^o 284,099. 35 f. 4 c.); and we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do further find, That from the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah, nothing in respect of the said hereinbefore recited Bonds, them or either of them, or the debt or debts claimed thereon, is due to the said hereinbefore described parties, them or either of them: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Messieurs Harington and Company, attorneys as aforesaid, the said Thomas Reid, William Mainwaring, and George Ward, assignees to the bankrupt estate of the said late Paul Benfield, the personal representatives of the said late Paul Benfield, on account of the Claim preferred on his own behalf as aforesaid, the executor of the late Benjamin Roebuck as aforesaid, and Myla Moottoosawmy Moodeliar as aforesaid, have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah, in respect of the said debt or debts so claimed as aforesaid, upon the said hereinbefore recited Bonds, them or either of them: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Ameer ul Omrah, and of his Highness the said late Nabob Wallajah, their successors and representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the aforesaid debt or debts claimed at the instance of the said Messieurs Harington and Company, attorneys as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventeenth day of April, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed)

Geo. Parkhouse.

Claim, part of N^o 261, in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East India, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by Award, number three hundred and sixty-eight (N^o 368) under our hands, bearing date the eleventh day of May, in the year of our Lord one thousand eight hundred and fifteen, the Claim of the late Auvadanum Paupia Braminy, upon an alleged Cararnama of the late Nabob Omdut ul Omrah, for the payment of three Bonds stated to have been granted by Hissam ul Mulk Behadar to the said late Auvadanum Paupia Braminy, and to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and sixty-one thousand one hundred and twenty-eight Star Pagodas twenty-five sunnams and forty cash (S. P^o 361,128. 25 f. 40 c.) or one hundred and forty-four thousand

N^o 534.

CLAIM
Part of N^o 512 in the
London Gazette of
the 15th July 1809
and,
Part of N^o 261 in the
Fifth Report to
Parliament.

The late Auvada-
num Paupia Bra-
miny.

**Absolute
Adjudications
against
Claimants.**

four hundred and fifty-one Pounds eight Shillings and eight-pence sterling (£.144,451. 8s. 8d.) was excluded from the said Award, upon the ground that the said Claim required further investigation in India, (as will be more particularly seen by reference to the said Award): Now Know ye, That the further investigation required as hereinbefore recited, having been made, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do find, on making up an account according to the principles of the said Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, of the original advances made by or for the said late Auvadanum Paupia Braminy, to or for the use of the said late Nabob Omdut ul Omrah, and of the repayments of his said late Highness to or for the said late Auvadanum Paupia Braminy, That nothing is due and owing from the representatives of the said late Nabob Omdut ul Omrah to the representatives or assigns of the said late Auvadanum Paupia Braminy in respect thereto: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Robert Harry Inglis, do hereby Award and Adjudge, That neither the representatives nor assigns of the said late Auvadanum Paupia Braminy, have any claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Cararnamah, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Cararnamah, or the debt or debts claimed thereon, at the instance of the representatives or assigns of the said late Auvadanum Paupia Braminy, or of any other person or persons whatsoever: And we do further Award and Order, That the Cararnamah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company: And we do further Award and Order, That the said three Bonds of the said Hissam ul Mulk shall be and they are hereby declared to be null and void. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-first day of April, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIM N° 337 in our Fifth Report.

N° 536.

CLAIM
N° 466 in the London
Gazette of the 15th
July 1809; and,
N° 337 in the Fifth
Report to Parlia-
ment.

Cavalram, since
deceased, Gomastah
of the House of
*Boorderjee, Nat-
tagee Soucar*, and
also Administrator
of the said *Boorder-
jee Nattagee*, by
his Attornies,
*Messieurs Haring-
ton and Company*;
and *Vycoondaram
Shreetharajee*,
Assignee of the said
Cavalram.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas *Cavalram*, of Madras in the East Indies, since deceased, gomastah, of the house of *Boorderjee Nattagee Soucar*, and also administrator of the said *Boorderjee Nattagee*, did by his attornies, *Messieurs Harington and Company*, become party to the aforesaid Indenture, and thereby submit the Claims of himself and of the estate of the said *Boorderjee Nattagee* to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him on the part of himself, and of the estate of the said *Boorderjee Nattagee* under the said Indenture: And whereas *Vycoondaram Shreetharajee*, also of Madras aforesaid, assignee of the said *Cavalram*, hath become party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said *Cavalram*, and also by the said *Vycoondaram Shreetharajee*, assignee as aforesaid, upon four alleged Obligations of the late Nabob Wallajah, and also upon a copy of an alleged Obligation of his said late Highness, all in favour of *Kewul Ram alins* the said *Cavalram*, gomastah and administrator as aforesaid, namely, first for the amount of a *Cararnamah* bearing date the twenty-third Zeehij, twelve hundred and three of the Hegyra, for the principal sum of seventy-one thousand seven hundred and ten Star Pagodas (S. P° 71,710.) [stated in schedule to be seventy-one thousand Star Pagodas (S. P° 71,000.)]; secondly, for the amount of a *Cararnamah*, bearing date the fourth Rumzan, twelve hundred and four of the Hegyra, for one lac of Star Pagodas (S. P° 1,00,000.); thirdly, for the balance of a *Cararnamah*, bearing date the fiftieth Jumadeeoolawul, twelve hundred and three of the Hegyra, authorizing the said *Kewul Ram* to carry on pecuniary transactions with *Mohummud Jafur Khan*, to the extent of fifty thousand Star Pagodas (S. P° 50,000.) which balance is stated to amount to the sum

**Absolute
Adjudication
against
Claimants.**

of ten thousand Star Pagodas (S. P. 10,000.); fourthly, for the balance of a Caramamah, bearing date the twelfth Zeccad, twelve hundred and three of the Hegyra, for the sum of six thousand Star Pagodas (S. P. 6,000.) which said balance is stated to amount to the sum of two thousand S. P. (S. P. 2,000.); and fifthly, for the amount of a copy of an Enayntnamah in favour of Kewul Ram, bearing date the fifteenth Zeccad, twelve hundred and four of the Hegyra, for the principal sum of ten thousand Star Pagodas (S. P. 10,000.) which said several sums so claimed as aforesaid, with the interest alleged to be due thereon, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, are stated to amount to the aggregate sum of three hundred and thirty-one thousand and twelve Star Pagodas eight fanams and two cash (S. P. 331,012. 8 f. 2 c.) or one hundred and thirty-two thousand four hundred and four Pounds seventeen Shillings and four-pence sterling (£. 132,404. 17 s. 4 d.); and having also taken into consideration a Claim made by the said Cavalram, and also by the said Vycoondaram Shreetharajee, assignee as aforesaid, upon two alleged Obligations of his late Highness the Ameer ul Omrah, the one for the amount of a Bond bearing date the first Shaban ool Moazzim, eleven hundred and eighty-eight of the Hegyra, for the principal sum of four thousand Star Pagodas (S. P. 4,000.) therein stated to have been received by way of loan from the house of Booderjee Nuthogee Duvay Sowkar, through Kewul Ram, gomastah of the said Sowkar; the other for the amount of a Bond dated "the (first torn off) eleven hundred and eighty-nine of the Hegyra," for the principal sum of three thousand Porto Novo Pagodas (P. N. P. 3,000.) received by way of loan from Nurthur Ram, gomastah of Booderjee Sowkar, which said sums so claimed as aforesaid, with the arrears of interest alleged to be due thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amount together to the aggregate sum of twenty-two thousand and nine Star Pagodas thirty-five fanams and six cash (S. P. 22,000. 35 f. 6 c.) or eight thousand eight hundred and three Pounds eighteen Shillings and seven-pence sterling (£. 8,803. 18 s. 7 d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Kewul Ram, gomastah and administrator as aforesaid, hath assigned all right title and interest in the aforesaid alleged Obligations of the Nabob Wallajah and of his Highness the Ameer ul Omrah to the said Vycoondaram Shreetharajee: And we do further find, That the Claim so made as aforesaid on the Ameer ul Omrah requires further investigation in India, and is therefore omitted in this Award: And we do further find, That nothing is due from the representatives of his Highness the late Nabob Wallajah to Vycoondaram Shreetharajee, assignee of the said Cavalram alias Kewul Ram, gomastah and administrator as aforesaid, or to the said Messieurs Harington and Company, attorneys as aforesaid, or to any other person or persons whatsoever, in respect of the said alleged Obligations of the said Nabob Wallajah, or the debts claimed thereon: And we the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That neither the said Vycoondaram Shreetharajee, nor the said Messieurs Harington and Company, attorneys as aforesaid, nor any other person or persons whatsoever, hath or have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the aforesaid alleged Obligations of the said Nabob Wallajah, or the debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the aforesaid Obligations of the said Nabob Wallajah, them or either of them, or the debts respectively claimed thereon, at the instance of the said Vycoondaram Shreetharajee or of the said Messieurs Harington and Company, or of any other person or persons whatsoever: And we do further Award and Order, That the said four alleged Obligations of the Nabob Wallajah shall be cancelled and delivered up to the Court of Directors of the said United East India Company; and that the fifth Obligation of his said Highness, of which a copy only was produced, shall be and is hereby declared to be null and void. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the fifteenth day of May, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped
in the presence of

(Signed)

(BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) George Parkhouse.

CLAIM N° 336 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah

N° 537.

CLAIM
N° 407 in the Low
Gazette of the 8
July 1809; and
N° 336 in the Fifth
Report to Parlia-
ment.

John Tulloh,
Assignee of the
late Cavalram
Pundiah.

Absolute
Adjudications
against
Claimants.

Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas John Tulloh of Madras in the East Indies, assignee of the late Cavalram Pundiah Soucar, formerly of Madras aforesaid, in trust for the benefit of certain Creditors of the said Cavalram Pundiah, hath become party to the aforesaid Indenture, and thereby submitted the following Claim of the estate of the said Cavalram Pundiah to the judgment, award, order and determination of the Commissioners appointed under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration the Claim made by the said John Tulloh, as assignee aforesaid, for the amount of an alleged Bond of his Highness the late Nabob Wallajah, bearing date the fifth Jumadeebolawul, twelve hundred and four of the Hegyra, for the principal sum of fifty thousand Porto Novo Pagodas (P. N. P^s 50,000) received as therein stated by way of loan, from Kewul Ram alias the said Cavalram, gomashita of the house of Bhooderjee Nuthojee Soucar, which said sum of fifty thousand Porto Novo Pagodas (P. N. P^s 50,000) or forty-three thousand four hundred and seventy-eight Star Pagodas eleven fanams and fifty-nine cash (S. P^s 43,478. 11 f. 59 c.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-four thousand six hundred and one Star Pagodas twenty fanams and seventeen cash (S. P^s 74,601. 20 f. 17 c.) or twenty-nine thousand eight hundred and forty Pounds eleven Shillings and ten-pence three farthings sterling (£. 29,840. 11 s. 10 $\frac{1}{4}$ d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Cavalram alias Kewul Ram, assigned all his right title and interest in the aforesaid alleged Bond of the said Nabob Wallajah to the said John Tulloh, in trust for the benefit of certain of his (the said Cavalram's) creditors: And we do further find, That nothing is due from the representatives of his Highness the said late Nabob Wallajah to the said John Tulloh, assignee as aforesaid, or to any other person or persons whatsoever, in respect of the said alleged Bond, or the debt claimed thereon: And we the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That neither the said John Tulloh, assignee as aforesaid, nor any other person or persons whatsoever, hath or have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bond, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be forever acquitted and discharged from all Claim whatsoever, in respect of the said alleged Bond, or the debt claimed thereon, at the instance of the said John Tulloh, assignee as aforesaid, or of the representatives of the said Kewul Ram alias Cavalram, or of any other person or persons whatsoever: And we do further Award and Order, That the alleged Bond aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the fifteenth day of May, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

(Signed) George Parkhouse.

THE Aggregate Sterling Amount of Absolute Adjudications }
 against the Claimants, is, at the date of this Report - - } £. 26,354,279. 2. 11.

WE shall here subjoin, for the information of this Honourable House, an
 ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the present
 Report; viz.

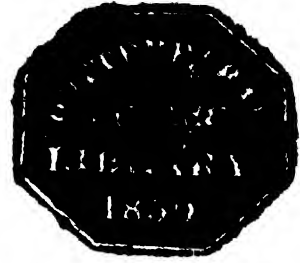
	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	2,179,595	1	6
Aggregate of Provisional Adjudications in favour of Parties -	57,569	6	4
	2,237,164	7	10
Aggregate of Absolute Adjudications against the Parties, } including the Portions disallowed in Claims favourably } adjudicated - - - - - }	26,354,279	2	11
TOTAL - - -	£. 28,591,443	10	9

WE have the honour to state, to this Honourable House, That we are
 still employed in the examination and consideration of the Reports, which the
 Commissioners in India have made on such Claims as they have investigated.

Carnatic Office,
 Manchester Buildings,
 Westminster,
 16th May 1820.

BENJAMIN HOBHOUSE.
 THO. COCKBURN.
 ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)



THE
SEVENTEENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th of July 1805, between the EAST INDIA Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III. c. 133.)

Ordered, by The House of Commons, to be Printed,
12 February 1821.

THE REPORT - - - - -	p. 3
LIST (in Continuation) of Claims (N° 4,557) - - - - -	p. 4
Aggregate Sterling Amount of CLAIMS, in former and in this List -	ibid.
Absolute ADJUDICATIONS <i>in favour</i> of Claimants - - -	pp. 5 to 42
Aggregate Sterling Amount adjudicated <i>in favour</i> of Claimants -	ibid.
Absolute ADJUDICATIONS <i>against</i> Claimants - - -	pp. 43 to 51
Aggregate Sterling Amount adjudicated absolutely <i>against</i> the Claimants, to the date of this Report - - - }	p. 52
Conclusion of This Report - - - - -	ibid.

TO THE

Honourable THE COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

SEVENTEENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th July 1805,
between The EAST INDIA COMPANY and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sect. 9, of the 46th of the late KING, cap. 133,
(continued by four Acts, the one passed in the 50th, another in the 52^d,
another in the 57th, and the other in the 59th year of his Reign;) which directs
the Commissioners in *England*, within twenty-one days after the commencement
of the next and every subsequent Session of Parliament, to present to both
Houses of Parliament, "A List of all Claims which have been or shall be pre-
ferred to them or to the Commissioners in *India*, from time to time; and also
" a List of such Claims as from time to time shall have been decided upon,
" either provisionally or absolutely, by the said Commissioners, with the grounds
" of their decision thereon;"—We submit to the notice of this Honourable
House, the only Claim which has been preferred since the date of our
last Report.

CONTINUATION of the CLAIMS preferred to the Commissioners for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	C L A I M.	AMOUNT of The Principal of The Claim in the Com specified.	Aggregate AMOUNT of The Principal and Interest, in Sterling Money.
4557	Macleau, Archibald, of Pennycross, Isle of Mull, N. B. cousin-german and next of kin to Charles Maclean, deceased, formerly cornet in the service of his late Highness Wallajah Nabob of the Carnatic, for arrears of pay alleged to be due to the said late Charles Maclean, estimated at about the sum of - - -	S. Pag ^a F. C. 1,680 — —	£. s. d. 1,963 4 8½

The Aggregate Sterling Amount of the CLAIMS, specified in the Lists formerly presented to This Honourable House, and in this continuation, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is - - - - -

£. s. d.
30,076,449 4 9½

To this Aggregate must be added, the Amount of Sums as far as can at present be ascertained, which were either not extended at all in the said Lists, or only in part extended - - - - -

9,128 — —

TOTAL - - - £. 30,085,577 4 9½

HAVING decided absolutely on many Claims, since the date of our last Report, we conceive that the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, Copies of the Awards which we have made.

ABSOLUTE ADJUDICATIONS *in favour of* CLAIMANTS.Adjudications
in favour of
Claimants.

CLAIM N° 1,088 in our Fifth Report.

N° 541.

CLAIM
N° 544 in the London
Gazette of the 15th
July 1860, and,
N° 1,088 in the Fifth
Report to Parlia-
mentRama Row, as Son
and Heir of Vencat
Row.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Rama Row of the East Indies, as son and heir of Vencat Row, hath become party to the aforesaid Indenture, and hath thereby submitted himself his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now Know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Rama Row, as son and heir as aforesaid, upon his Highness the said late Nabob Omdut ul Omrah, for the principal sum of two thousand seven hundred and eleven Star Pagodas two fanams and sixty cash, (S.P. 2,711. 2f. 60c.) as a balance of an account current, including the amount of a Tunkha for one thousand five hundred and fifty Arcot Rupees (A.R. 1,550) which said balance of two thousand seven hundred and eleven Star Pagodas two fanams and sixty cash (S.P. 2,711. 2f. 60c.) with the arrears of interest alleged to be due thereon, as stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand nine hundred and one Star Pagodas and thirty-nine fanams, (S.P. 6,901. 39f.) or two thousand seven hundred and sixty Pounds fourteen Shillings and eleven-pence sterling (£. 2,760. 14s. 11d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Vencat Row was a Writer in the service of his Highness the said late Nabob Omdut ul Omrah, and that a Tunkah bearing date the twenty-second Mohurram, eleven hundred and ninety-one of the Hegyra, was granted by his Highness the said late Nabob Omdut ul Omrah, in favour of the said late Vencat Row, for the principal sum of fifteen hundred and fifty Arcot Rupees (A.R. 1,550) on account of pay: And we do further find, That the amount of the said Tunkah with interest thereon from the day of its date, is the only sum justly due from the representatives of the said late Nabob Omdut ul Omrah, to the representatives of the said late Vencat Row: And we do further find, That upon making up the account on the said Tunkah, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representative or representatives of the said late Vencat Row, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was one thousand three hundred and seventy-six Star Pagodas thirty-three fanams and eight cash (S.P. 1,376. 33f. 8c.) or five hundred and fifty Pounds fourteen Shillings and three-pence half-penny sterling (£. 550. 14s. 3½d.) And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby award and adjudge, That upon the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of one thousand three hundred and seventy-six Star Pagodas thirty-three fanams and eight cash (S.P. 1,376. 33f. 8c.) or five hundred and fifty Pounds fourteen Shillings and three-pence halfpenny sterling (£. 550. 14s. 3½d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Rama Row, as son and heir of the said Vencat Row, and that the said Rama Row as son and heir aforesaid, hath and shall have right to participate to the amount of the said sum of one thousand three hundred and seventy-six Star Pagodas thirty-three fanams and eight cash (S.P. 1,376. 33f. 8c.) or five hundred and fifty Pounds fourteen Shillings and three-pence halfpenny sterling (£. 550. 14s. 3½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted for pay for civil services due by his said Highness the Nabob Omdut ul Omrah, to the said Vencat Row, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the Claim made as aforesaid, or in respect of the said Tunkah or the debt claimed thereon, at the instance of the said Rama Row, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the

Absolute
Adjudications
in favour of
Claimants.

Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fourteenth day of June, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 1,082 in our Fifth Report.

N° 544.

CLAIM
N° 480 in the London
Gazette of the 15th
July 1809; and,
N° 1,082 in the Fifth
Report to Parlia-
ment.

*Radda Baiyee and
Jankee Baiyee,
Widows of the late
Ram Row, Geery
Baiyee, Widow of
the late Lutchman
Row, and Tremul
Row, Nephew of
the said Ram Row,
and of the said
Lutchman Row,
through their At-
torney William
Douglas Brodie.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part." Send Greeting: Whereas Radda Baiyee and Jankee Baiyee, widows of the late Ram Row, Geery Baiyee, widow of the late Lutchman Row, and Tremul Row nephew of the said Ram Row and of the said Lutchman Row, all now or formerly of the East Indies, have through their attorney, William Douglas Brodie, also of the East Indies, become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Douglas Brodie, attorney as aforesaid, upon his Highness the said late Nabob Wallajah, for arrears of salary stated to be due to the said late Ram Row, and to amount, on the first day of March, in the year of our Lord one thousand seven hundred and ninety-four, to the sum of twenty-five thousand Arcot Rupees (A.R. 25,000) or seven thousand one hundred and forty-one Star Pagodas and thirty-six fanams (S.P. 7,141 36 f.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eleven thousand five hundred and fifteen Star Pagodas and twenty-eight fanams (S.P. 11,515 28 f.) or four thousand six hundred and six Pounds five Shillings and three-pence sterling (£.4,606. 5s. 3d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Ram Row was Dewanee Peishkar in the service of the said late Nabob Wallajah: And we do further find, That upon making up, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of the salary of the said late Ram Row, the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said late Ram Row, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was seventeen thousand seven hundred and sixteen Star Pagodas nine fanams and fourteen cash (S.P. 17,716 9 f. 14 c.) or seven thousand and eighty-six Pounds nine Shillings and nine-pence sterling (£.7,086. 9s. 9d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of seventeen thousand seven hundred and sixteen Star Pagodas nine fanams and fourteen cash (S.P. 17,716 9 f. 14 c.) or seven thousand and eighty-six Pounds nine Shillings and nine-pence sterling (£.7,086. 9s. 9d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Radda Baiyee and Jankee Baiyee, widows of the said Ram Row, to the said Geery Baiyee, widow of the said Lutchman Row, and to the said Tremul Row, nephew of the said Ram Row and of the said Lutchman Row, for the benefit of the parties legally interested in the said Claim; and that the said hereinbefore recited parties have and shall have right to participate to the amount of the said sum of seventeen thousand seven hundred and sixteen Star Pagodas nine fanams and fourteen cash (S.P. 17,716 9 f. 14 c.) or seven thousand and eighty-six Pounds nine Shillings and nine-pence sterling (£.7,086. 9s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his said Highness the Nabob Wallajah, for pay due to the said Ram Row for civil services, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the Claim so made as aforesaid, at the instance of the said hereinbefore recited claimants, them or either

of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands the eleventh day of July, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

Absolute
Adjudications
in favour of
Claimants.

CLAIM N° 1,083 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, Geerey Baayee widow of Lutchman Row, Radda Baayee and Janka Baayee widows of Ram Row and Tremel Row, nephew of the said Lutchman Row and of the said Ram Row, all now or formerly of the East Indies, have by their attorney, William Douglas Brodie, also of the East Indies, become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said William Douglas Brodie, attorney, as aforesaid, upon his Highness the said late Nabob Wallajah, for arrears of salary stated to be due to the said late Lutchman Row, and to amount on the first day of March, in the year of our Lord one thousand seven hundred and ninety-four, to the sum of two thousand five hundred Star Pagodas (S. P° 2,500), which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand and thirty Star Pagodas and thirty-five fanams (S. P° 4,030. 35 f.) or one thousand six hundred and twelve Pounds six Shillings and seven pence sterling (£. 1,612. 6s. 7d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Lutchman Row was a Serishtadar in the civil service of the said late Nabob Wallah Jah: And we do further find, That upon making up, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of the Salary of the said late Lutchman Row, the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Wallah Jah, to the representatives of the said late Lutchman Row, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was four thousand and twenty-three Star Pagodas eleven fanams and thirty-six cash (S. P° 4,023. 11 f. 36 c.) or one thousand six hundred and nine Pounds six Shillings and two pence sterling (£. 1,609. 6s. 2d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of four thousand and twenty-three Star Pagodas eleven fanams and thirty-six cash (S. P° 4,023. 11 f. 36 c.) or one thousand six hundred and nine Pounds six Shillings and two pence sterling (£. 1,609. 6s. 2d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallah Jah, to the said Geerey Baayee, widow of the said Lutchman Row, to the said Radda Baayee and Janka Baayee, widows of the said Ram Row, and to the said Tremel Row, nephew of the said Lutchman Row and of the said Ram Row, for the benefit of the parties legally interested in the said Claim, and that the said hereinbefore recited parties have and shall have right to participate to the amount of the said sum of four thousand and twenty-three Star Pagodas eleven fanams and thirty-six cash (S. P° 4,023. 11 f. 36 c.) or one thousand six hundred and nine Pounds six Shillings and two pence sterling (£. 1,609. 6s. 2d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his said Highness the Nabob Wallah Jah, for pay due to the said Lutchman Row for civil services, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the Claim so made as aforesaid, at the instance of the said hereinbefore recited Claimants, them or either of them, or of any other person or persons whatsoever.

N° 545.

CLAIM
N° 545 in the London
Gazette of the 14th
July 1809; and
N° 1,083 in the Fifth
Report to Parlia-
ment.

Geerey Baayee,
Widow of Lutchman
Row, Radda Baayee
and Janka Baayee,
Widows of Ram
Row, and Tremel
Row, Nephew of
the said Lutchman
Row, and of the
said Ram Row, by
their Attorney
William Douglas
Brodie.

Absolute
Adjudications
in favour of
Claimants.

ever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of July, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N^o 143 and 144 in our Second Report.

N^o 546.

CLAIMS

N^o 161 and 162 in the
London Gazette of
the 22d August
1807, and,
N^o 143 and 144 in the
Second Report to
Parliament.

Thomas Binny.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer-ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Thomas Binny, formerly of Madras in the East Indies, but now of Maules Den in the county of Forfar, in that part of the United Kingdom called Scotland, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Thomas Binny hath become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and hath thereby transferred and assigned over to the said Trustees one-twentieth part of every debt or sum of money owing to him from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debts shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray and Charles Binny, being the surviving trustees, who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration two Claims made by the said Thomas Binny, upon his Highness the said late Nabob Omdut ul Omrah, the first upon a Bond of his said late Highness in favour of the said Thomas Binny, under date the thirtieth day of June, in the year of our Lord one thousand eight hundred, for the principal sum of fifteen thousand four hundred and fifty-five Star Pagodas four fanams and fifty cash (S.P. 15,455. 4f. 50c.) which was arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand and forty-eight Star Pagodas sixteen fanams and thirty cash (S.P. 19,048. 16f. 30c.) or seven thousand six hundred and nineteen Pounds and seven Shillings sterling (£7,619. 7s.); the second for the balance of an account current, originating in a Respondentia or Bottomry-bond of his said Highness, in favour of the said Thomas Binny, bearing the same date as the preceding Bond, namely, the thirtieth day of June, in the year of our Lord one thousand eight hundred, for the principal sum of twenty thousand Star Pagodas (S.P. 20,000), which said balance is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the sum of ten thousand one hundred and seventy-one Star Pagodas and twenty-one fanams (S.P. 10,171. 21f.) or four thousand and sixty-eight Pounds and twelve Shillings sterling (£4,068. 12s.) which said two sums amount to the aggregate sum of twenty-nine thousand two hundred and nineteen Star Pagodas thirty-seven fanams and thirty cash (S.P. 29,219. 37f. 30c.) or eleven thousand six hundred and eighty-seven Pounds and nineteen Shillings sterling (£11,687. 19s.): And having also taken into consideration a Claim made on behalf of the said George Moubray and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement, of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid, of the sums claimed as aforesaid by the said Thomas Binny; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Thomas Binny was in the service of the said Nabob Omdut ul Omrah, as commander of his said Highness

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Highness's ships, called the Success and Surprise galleys: And we do further find, That the said Thomas Binny disbursed various sums on account of his said Highness, for the repair and supply of the said ships: And we do further find, That the said Nabob Omdut ul Omrah granted two English Bonds to the said Thomas Binny, both bearing date the thirtieth day of June, in the year of our Lord one thousand eight hundred, the one for the principal sum of fifteen thousand four hundred and fifty-five Star Pagodas four fanams and fifty cash (S. P. 15,455. 4 f. 50 c.) and purporting on the face of it to be "for disbursements and expenses incurred by him on the ship Success galley;" and the other for the principal sum of twenty thousand Star Pagodas (S. P. 20,000.) stated on the face of it to have been "disbursed by him on our ship Success galley, which ~~sum~~ is to run at respondentia on the said ship, whereof Charles Binny is now master or commander, from the port or roads of Madras, and bound on a voyage to the eastward, in the service of Government, at a premium of three per cent. per month, for six months from this date, or if longer, pro rato," &c. &c.: And we do further find, That on setting aside the said Bonds, and making up an account of the original transactions, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of thirteen thousand four hundred and six Star Pagodas thirty-four fanams and sixty cash (S. P. 13,406. 34 f. 60 c.) or five thousand three hundred and sixty-two Pounds fourteen Shillings and seven-pence sterling (£. 5,362. 14s. 7d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Thomas Binny and his assigns: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of thirteen thousand four hundred and six Star Pagodas thirty-four fanams and sixty cash (S. P. 13,406. 34 f. 60 c.) or five thousand three hundred and sixty-two Pounds fourteen Shillings and seven-pence sterling (£. 5,362. 14s. 7d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Thomas Binny and his assigns: And we do further Award and Order, That the said debt, being a debt contracted by his said Highness the late Nabob Omdut ul Omrah, for money disbursed and expenses incurred on account of his said Highness, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of twelve thousand seven hundred and thirty-six Star Pagodas twenty fanams and thirty-three cash (S. P. 12,736. 20 f. 33 c.) or five thousand and ninety-four Pounds eleven Shillings and ten-pence halfpenny sterling (£. 5,094. 11s. 10½d.) being a portion of the said debt, is due and owing to the said Thomas Binny; and that the said Thomas Binny hath and shall have right to participate to the amount of the said sum of twelve thousand seven hundred and thirty-six Star Pagodas twenty fanams and thirty-three cash (S. P. 12,736. 20 f. 33 c.) or five thousand and ninety-four Pounds eleven Shillings and ten-pence halfpenny sterling (£. 5,094. 11s. 10½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of six hundred and seventy Star Pagodas fourteen fanams and twenty-seven cash (S. P. 670. 14 f. 27 c.) or two hundred and sixty-eight Pounds two Shillings and eightpence halfpenny sterling (£. 268. 2s. 8½d.) being the remaining portion of the said debt, is due and owing to George Mowbray and Charles Binny assignees as aforesaid; and that the said George Mowbray and Charles Binny have and shall have right to participate to the amount of the said sum of six hundred and seventy Star Pagodas fourteen fanams and twenty-seven cash (S. P. 670. 14 f. 27 c.) or two hundred and sixty-eight Pounds two Shillings and eightpence halfpenny sterling (£. 268. 2s. 8½d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives are, and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said Bonds, them of either of them, or the debt or debts claimed thereon, at the instance of the said Thomas Binny, or of any other person or persons whatsoever: And we do further Award and Order, That the two original Bonds aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-seventh day of July, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) George Parkhouse.

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS N^o 1,301 and 1,302 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob

N^o 548.

CLAIMS
N^o 1,658 in the Madras
Gazette of the 23rd
May 1809, and,
N^o 679 and 680, in the
London Gazette of

**Abstract
of the
Acquisitions
in Favour of
Claimants.**

the 2d September
1809; and,
Nos 1,301 and 1,302,
in the Fifth Report
to Parliament.

*Syed Mohummad
Attar, since de-
ceased, and Gopal
Jya alias Sooba
Gool Furooh.*

Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part." Send Greeting: Whereas Syed Mohummad Attar, since deceased, formerly of the East Indies, did become party to the aforesaid Indenture: And whereas Gopal Jya alias Sooba Gool Furooh, also of the East Indies, did likewise become party to the aforesaid Indenture; and thus they the said Syed Mohummad Attar and the said Gopal Jya alias Sooba Gool Furooh, thereby respectively submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cookburn, and Robert Harry Inglis, having taken into consideration a Claim upon the late Nabob Omdut ul Omrah, preferred for his arrears of pay by the said Syed Mohummed Attar, who refers to the Defters for the amount thereof; and having also taken into consideration another, being the second Claim made by the said Syed Mohummad Attar upon the late Nabob Omdut ul Omrah for the principal sums of forty-two Star Pagodas (S.P. 42) and two hundred and eighty-six Arcot Rupees (A.R. 286) which two sums taken together are, according to the calculations in the Schedule, equal to one hundred and twenty-three Pagodas thirty-one fanams and seventy cash (P. 123. 31 f. 70 c. or forty-one Pounds and eight Shillings sterling (£. 41. 8s.); and having also taken into consideration another, being the third Claim made upon the late Nabob Omdut ul Omrah, by the said Syed Mohummad Attar, on his own behalf and on behalf of the said Gopal Jya alias Sooba Gool Furooh, for the principal sum of one thousand eight hundred and eleven Rupees and seven and one half annas (R. 1,811. 7½ a) and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, in regard to the first Claim so made as aforesaid, that the said Syed Mohummad Attar was entertained in the service of the said Nabob Omdut ul Omrah, on the fifteenth Zeead, twelve hundred and eleven of the Hegyra, or the thirteenth day of May, in the year of our Lord one thousand seven hundred and ninety-seven, at a salary of thirty Arcot Rupees (A.R. 30) per month; and that the aggregate amount, principal and interest, due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from his said Highness to the said Syed Mohummad Attar, amounted to four hundred and seventy-six Star Pagodas four fanams and forty-six cash (S.P. 476. 4 f. 46 c.) or one hundred and ninety Pounds eight Shillings and ten-pence halfpenny sterling (£. 190. 8s. 10½ d.): And we do further find, That of this amount the sum of three hundred and sixty Arcot Rupees (A.R. 360) was paid to the said Syed Mohummad Attar by the Madras Government, on behalf of the United East India Company; which said sum of three hundred and sixty Arcot Rupees (A.R. 360) or one hundred and two Star Pagodas and thirty-six fanams (S.P. 102. 36 f.) or at eight shillings (8s.) per Pagoda, forty-one Pounds two Shillings and ten-pence halfpenny sterling (£. 41. 2s. 10½ d.); a Claim for it having been preferred by the said United East India Company, is therefore deducted from the amount hereinafter awarded: And we do further find in regard to the second Claim so made as aforesaid, That the Nabob Omdut ul Omrah granted in favour of Syed Mohammed Attar, a Tunkah bearing date the twenty-eighth Showal, twelve hundred and fourteen of the Hegyra, for the sums of forty-two Star Pagodas (S.P. 42) and two hundred and eighty-six Arcot Rupees (A.R. 286) on account of the purchase of "Otto and Ambergris, &c." And we do further find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate amount, principal and interest, due from the representatives of the said late Nabob Omdut ul Omrah to the said Syed Mohummad Attar, in respect of the said Tunkah, was one hundred and forty-seven Star Pagodas nineteen fanams and seventy-three cash (S.P. 147. 19 f. 73 c.) or fifty-eight Pounds nineteen Shillings and nine-pence halfpenny sterling (£. 58. 19s. 9½ d.): And we do further find, in regard to the third Claim so made as aforesaid, That the principal sum of one thousand six hundred and ninety-three Arcot Rupees fifteen and one-half annas (A.R. 1,693. 15½ a) or four hundred and eighty-three Star Pagodas forty-one fanams and fifty cash (S.P. 483. 41 f. 50 c.) or one hundred and ninety-three Pounds eleven Shillings and eleven-pence sterling (£. 193. 11s. 11 d.) was justly due from the representatives of the said late Nabob Omdut ul Omrah, to the said Syed Mohummad Attar and the said Gopal Jya alias Sooba Gool Furooh, for articles furnished by them under the orders of the late Nabob Omdut ul Omrah, and that the aggregate sum, principal and interest, due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah, to the said Syed Mohummad Attar and the said Gopal Jya alias Sooba Gool Furooh, was five hundred and fifty-one Star Pagodas twenty fanams and twenty-seven cash (S.P. 551. 20 f. 27 c.) or two hundred and twenty Pounds eleven Shillings and ten-pence three farthings sterling (£. 220. 11s. 10½ d.): And we do further find, That of the said sum of five hundred and fifty-one Star Pagodas twenty fanams and twenty-seven cash (S.P. 551. 20 f. 27 c.) or two hundred and twenty Pounds eleven Shillings and ten-pence three farthings sterling (£. 220. 11s. 10½ d.) the sum of two hundred and seven Star Pagodas thirty-one fanams and sixty-two cash (S.P. 207. 31 f. 62 c.) or eighty-three Pounds two Shillings and three farthings sterling (£. 83. 2s. 0½ d.) is the proportion justly due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the

representatives

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representatives of the said late Nabob Omdut ul Omrah, to the said Syed Mohummad Attar, and that the remaining sum of three hundred and forty-three Star Pagodas thirty fanams and forty-five cash (S. P. £. 343. 90 f. 45 c.) or one hundred and thirty-seven Pounds nine Shillings and ten-pence sterling (£. 137. 9 s. 10 d.) is the proportion justly due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah to the said Gopal Jya alias Sooba Gool Furosh: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That after deducting the said sum of three hundred and sixty Arcot Rupees (A. R. 360.) or one hundred and two Star Pagodas and thirty-six fanams (S. P. 102. 36 f.) or forty-one Pounds two Shillings and ten-pence one farthing sterling (£. 41. 2 s. 10 1/4 d.) claimed as aforesaid by the United East India Company from the said aggregate sum of four hundred and seventy-six Star Pagodas four fanams and forty-six cash (S. P. 476. 4 f. 46 c.) or one hundred and ninety Pounds eight Shillings and ten-pence halfpenny sterling (£. 190. 8 s. 10 1/2 d.) there was due and owing on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the said late Nabob Omdut ul Omrah to the said Syed Mohummad Attar the sum of three hundred and twenty-three Star Pagodas ten fanams and forty-six cash (S. P. 373. 10 f. 46 c.) or one hundred and forty-nine Pounds six Shillings and one farthing sterling (£. 149. 6 s. 0 1/4 d.) in respect of the first herein recited claim; and that the said sum of three hundred and seventy-three Star Pagodas ten fanams and forty-six cash (S. P. 373. 10 f. 46 c.) or one hundred and forty-nine Pounds six Shillings and one farthing sterling (£. 149. 6 s. 0 1/4 d.) is still due and owing to the legal representatives of the said Syed Mohummad Attar: And we do further Award and Order, That the said debt being a debt contracted by the Nabob Omdut ul Omrah, for arrears of payment and allowances, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the two hereinbefore recited sums of one hundred and forty-seven Star Pagodas nineteen fanams and seventy-three cash (S. P. 147. 19 f. 73 c.) or fifty-eight Pounds nineteen Shillings and nine-pence halfpenny sterling (£. 58. 19 s. 9 1/2 d.) and two hundred and seven Star Pagodas thirty-one fanams and sixty-two cash (S. P. 207. 31 f. 62 c.) or eighty-three Pounds two Shillings and three farthings sterling (£. 83. 2 s. 0 3/4 d.) making together the aggregate sum of three hundred and fifty-five Star Pagodas nine fanams and fifty-five cash (S. P. 355. 9 f. 55 c.) or one hundred and forty-two Pounds one Shilling and ten-pence one farthing sterling (£. 142. 1 s. 10 1/4 d.) were justly due and owing from the representatives of the said late Nabob Omdut ul Omrah, to the said Syed Mohummad Attar, in respect of the second and third hereinbefore recited Claims; and that the said aggregate sum of three hundred and fifty-five Star Pagodas nine fanams and fifty-five cash (S. P. 355. 9 f. 55 c.) or one hundred and forty-two Pounds one Shilling and ten-pence one farthing sterling (£. 142. 1 s. 10 1/4 d.) still is justly due and owing to the legal representatives of the said Syed Mohummad Attar: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of three hundred and forty-three Star Pagodas thirty fanams and forty-five cash (S. P. 343. 90 f. 45 c.) or one hundred and thirty-seven Pounds nine Shillings and ten-pence sterling (£. 137. 9 s. 10 d.) was and still is justly due and owing from the representatives of the late Nabob Omdut ul Omrah, to the said Gopal Jya alias Sooba Gool Furosh, in respect of the third hereinbefore recited Claim: And we do further Award and Order, That the said debts, in respect of the second and third hereinbefore recited Claims, being debts contracted by the late Nabob Omdut ul Omrah, for articles supplied on account of his said Highness, are and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the legal representatives of the said Syed Mohummad Attar, and that the said Gopal Jya alias Sooba Gool Furosh, have and shall have right to participate in the sums aforesaid, so respectively awarded to them in the said provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives are, and shall be forever acquitted and discharged from all Claim whatsoever in respect of the said hereinbefore recited claims, or the debt or debts claimed thereon, at the instance of the legal representatives of the said Syed Mohummad Attar, or at the instance of the said Gopal Jya alias Sooba Gool Furosh, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the first day of August, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the Presence of

(Signed) George Parkhouse.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudications
in favour of
Claimants.

N° 549.

CLAIM
N° 611 in the London
Gazette of the 29th
July 1809; and,
N° 649 in the Fifth
Report to Parlia-
ment.

Jonnageddala Goo-
roomoorty Braminy,
as Heir of the late
Vencata Narasoo.

CLAIM N° 649 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Jonnageddala Gooroomoorty Braminy, of the East Indies, as heir of the late Vencata Narasoo, formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said Jonnageddala Gooroomoorty Braminy, upon his Highness the late Nabob Wallajah, for the principal sum of two hundred and thirty-two Pagodas and eighteen fanams (P^o 232. 18f.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six hundred and ninety-five Pagodas one fanam and sixty-two cash (P^o 695. 1f. 62c.) or two hundred and seventy-eight Pounds eight Shillings and three-pence sterling (£. 278. 8s. 3d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Vencata Narasoo was an English writer in the service of his Highness the said late Nabob Wallajah, and that two berauts or drafts on the treasury of the said Nabob, were passed in favour of the said Vencata Narasoo, the first bearing date the twentieth day of Rujeb, eleven hundred and ninety-two of the Hegyra, for the principal sum of one hundred and sixteen Pagodas and four annas (P^o 116. 4a^o); and the second, bearing date the nineteenth of Remzaan, eleven hundred and ninety-three of the Hegyra, also for the principal sum of one hundred and sixteen Pagodas and four annas (P^o 116. 4a^o): And we do further find, That the said Vencata Narasoo continued in the service of the said Nabob beyond the nineteenth of Remzaan, eleven hundred and ninety-three of the Hegyra, viz. to the first of Rujeb, eleven hundred and ninety-four of the Hegyra, or the fourth day of July, in the year of our Lord one thousand seven hundred and eighty, when, as it appears by a memorandum on his *sumnaveesee*, he resigned the service of the said Nabob: And we do further find, That including the arrears for the period last herein-mentioned, the aggregate amount, principal and interest, due from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said Vencata Narasoo, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was nine hundred and thirty-one Star Pagodas nine fanams and thirty-nine cash (S. P^o 931. 9f. 39c.) or three hundred and seventy-two Pounds nine Shillings and nine-pence three farthings sterling (£. 372. 9s. 9½d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of nine hundred and thirty-one Star Pagodas nine fanams and thirty-nine cash (S. P^o 931. 9f. 39c.) or three hundred and seventy-two Pounds nine Shillings and nine-pence three farthings sterling (£. 372. 9s. 9½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to Jonnageddala Gooroomoorty Braminy, as the legal representative of the said late Vencata Narasoo; and that the said Jonnageddala Gooroomoorty Braminy hath and shall have right to participate to the amount of the said sum of nine hundred and thirty-one Star Pagodas nine fanams and thirty-nine cash (S. P^o 931. 9f. 39c.) or three hundred and seventy-two Pounds nine Shillings and nine-pence three farthings sterling (£. 372. 9s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the late Nabob Wallajah, for civil pay, is and shall be comprized in the First Class of Debts under the said Indenture: And we do farther Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said two berauts, or the debt or debts claimed thereon, at the instance of the said Jonnageddala Gooroomoorty Braminy, or of any other person or persons whatsoever: And we do further Award and Order, That the two berauts aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventh day of August, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)

in the presence of

(Signed) George Parkhouse.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,131 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Roy Reddy Row of Madras in the East Indies, (since deceased) did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Roy Reddy Row did also become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the said Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees, one-twentieth part of every debt or sum of money owing to him the said Roy Reddy Row, from their Highnesses the said Nabobs of the Carnatic, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Mowbray and Charles Buny, being the surviving Trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Roy Reddy Row, for the principal sum of one thousand one hundred and four Pagodas nineteen fanams and fifty-five cash (P^a 1,104. 19 f. 55 c.) stated to be the balance of his account with his Highness the late Nabob Omdut ul Omrah, after deducting the sum of eight hundred and eighty-four Pagodas (P^a 884.) paid by the said United Company of Merchants of England trading to the East Indies, which said balance of one thousand one hundred and four Pagodas nineteen fanams and fifty-five cash (P^a 1,104. 19 f. 55 c.) with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand four hundred and thirty-seven Pagodas eight fanams and thirteen cash (P^a 1,437. 8 f. 13 c.) or five hundred and seventy-four Pounds and seventeen Shillings sterling (£. 574. 17s.); and having also taken into consideration, a Claim made by the said George Mowbray and Charles Buny, trustees as aforesaid named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Roy Reddy Row; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture; do find, That the said Roy Reddy Row was a serishtadar in the civil service of his Highness the said Nabob Omdut ul Omrah: And we do further find, That the sum stated in the schedule of the Claim of the said Roy Reddy Row, as the original amount of the arrears of pay due to him from the representatives of his said late Highness the Nabob Omdut ul Omrah, is one thousand nine hundred and eighty-eight Star Pagodas nineteen fanams and fifty-five cash (S. P^a 1,988. 19 f. 55 c.): And we do further find, That in part discharge of the principal of the said arrears, the sum of eight hundred and eighty-four Star Pagodas sixteen fanams and forty cash (S. P^a 884. 16 f. 40 c.) was on the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Roy Reddy Row, by the Government of Madras on the part of the said United Company, and that a Claim for the said sum hath been preferred by the said United Company: And we do further find, That in full discharge of the principal of the said arrears calculated by the Commissioners at Madras, at the sum of nineteen hundred and sixty-five Star Pagodas three fanams and twenty cash (S. P^a 1,965. 3 f. 20 c.) the further sum of one thousand and eighty Star Pagodas twenty-eight fanams and sixty cash (S. P^a 1,080. 28 f. 60 c.) was on or about the eighth day of August, in the year of our Lord one thousand eight hundred and nine, paid to the said Roy Reddy Row, by the Government aforesaid, on the part of the said United Company; and that a Claim for the said sum hath also been preferred by the

Absolute
Adjudications
in favour of
Claimants.

N° 550.

CLAIM
N° 710 in the London
Gazette of the 2d
September 1809,
and,
N° 1,131 in the Fifth
Report to Parlia-
ment.

Roy Reddy Row,
(since deceased).

Absolute
Adjudications
in favour of
Claimants.

said United Company: And we do further find, Upon making up an account of the arrears of pay due to the said Roy Reddy Row, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum principal and interest of six hundred and two Star Pagodas forty fanams and fifty-three cash (S. P^a 602. 40 f. 53 c.) or two hundred and forty-one Pounds three Shillings and nine-pence sterling (£. 241. 3s. 9d.) and no more, was and still is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Roy Reddy Row and his representatives: And we do further find, That of the said aggregate amount of six hundred and two Star Pagodas forty fanams and fifty-three cash (S. P^a 602. 40 f. 53 c.) or two hundred and forty-one Pounds three Shillings and nine-pence sterling (£. 241. 3s. 9d.) the sum of thirty Star Pagodas six fanams and nineteen cash (S. P^a 30. 6 f. 19 c.) or twelve Pounds one Shilling and two-pence sterling (£. 12. 1s. 2d.) is due and owing to George Moubray and Charles Binny assignees as aforesaid; and that the sum of five hundred and seventy-two Star Pagodas thirty-four fanams and thirty-four cash (S. P^a 572. 34 f. 34 c.) or two hundred and twenty-nine Pounds two Shillings and seven-pence sterling (£. 229. 2s. 7d.) being the remainder thereof, is due and owing to the said United Company, the said sum being less than the amount of the payment so made as aforesaid, on or about the eighth day of August, in the year of our Lord one thousand eight hundred and nine, by the said United Company, to the said Roy Reddy Row: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of six hundred and two Star Pagodas forty fanams and fifty-three cash (S. P^a 602. 40 f. 53 c.) or two hundred and forty-one Pounds three Shillings and nine-pence sterling (£. 241. 3s. 9d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Roy Reddy Row and his representatives: And we do further Award and Order, That the said debt, being a debt contracted by the late Nabob Omdut ul Omrah, for arrears of civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty Star Pagodas six fanams and nineteen cash (S. P^a 30. 6 f. 19 c.) or twelve Pounds one Shilling and two-pence sterling (£. 12. 1s. 2d.) being a portion of the said debt, is due and owing to George Moubray and Charles Binny assignees as aforesaid, and that the said George Moubray and Charles Binny have and shall have right to participate to the amount of the said sum of thirty Star Pagodas six fanams and nineteen cash (S. P^a 30. 6 f. 19 c.) or twelve Pounds one Shilling and two-pence sterling (£. 12. 1s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of five hundred and seventy-two Star Pagodas thirty-four fanams and thirty-four cash (S. P^a 572. 34 f. 34 c.) or two hundred and twenty-nine Pounds two Shillings and seven-pence sterling (£. 229. 2s. 7d.) being the remaining portion of the said debt, is due and owing as aforesaid, to the said United Company of Merchants of England trading to the East Indies; and that the said United East India Company have and shall have right to participate to the amount of the said sum of five hundred and seventy-two Star Pagodas thirty-four fanams and thirty-four cash (S. P^a 572. 34 f. 34 c.) or two hundred and twenty-nine Pounds two Shillings and seven-pence sterling (£. 229. 2s. 7d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said Claim made at the instance of the representatives of the said Roy Reddy Row, or of the said United Company, or of any other person or persons whatsoever: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the fourteenth day of August, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N^o 584 in our Fifth Report.

N^o 551.

CLAIM
N^o 488 in the London
Gazette of the 15th
July 1809; and,
N^o 584 in the Fifth
Report to Parlia-
ment.

James Blacker, Ex-
ecutor of Captain
William Blacker.
Mortgagor of
Charles Darke.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas it appears

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Adjudications
in favour of
Claimants.

* appears by an Award, number four hundred and fifteen (N^o 415), under our hands, bearing date the twenty-third day of August, in the year of our Lord one thousand eight hundred and sixteen, that the sum of thirteen thousand one hundred and fifty-six Star Pagodas one fanam and five cash (S. P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2 ½ d.) was found due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of the late Nabob Omdut ul Omrah to Charles Darke, his representatives and assigns, on a Bond granted by the said Nabob Omdut ul Omrah, for twenty thousand Pagodas (P^a 20,000.) to the said Charles Darke, bearing date the first day of January, in the year of our Lord one thousand seven hundred and eighty-six, and severally claimed on the part of the estate of the said late Charles Darke, and of the estate of the late Harriet Hughes, and of the estate of the late Captain William Blacker, as upon reference being had to the said Award will more fully appear: And whereas it appears by the Award aforesaid, that the estate of the said Harriet Hughes hath no claim in respect of the said Bond, and that in regard to the estate of the said Charles Darke, and to the estate of the said William Blacker, the absolute adjudication was withdrawn by us from the said Award, on the ground that the titles of the parties claiming on their behalf required further investigation: And whereas the said Bond of the said Nabob to the said Charles Darke, was with other Securities mortgaged by him to Captain William Blacker, by Deed bearing date the eighteenth day of May, in the year of our Lord one thousand seven hundred and eighty-seven, to secure the payment of two thousand five hundred Star Pagodas S. P^a 2,500.) borrowed by him the said Charles Darke from the said Captain William Blacker, with interest at the rate of twelve (12) per centum per annum: And whereas of the said sum of thirteen thousand one hundred and fifty-six Star Pagodas one fanam and five cash (S. P^a 13,156. 1 f. 5 c.) or five thousand two hundred and sixty-two Pounds eight Shillings and two-pence halfpenny sterling (£. 5,262. 8 s. 2 ½ d.) found due on the said Bond, and withdrawn from our Award, number four hundred and fifteen (N^o 415.) as aforesaid, one-twentieth part amounting to the sum of six hundred and fifty-seven Star Pagodas thirty-three fanams and fifty-two cash (S. P^a 657. 33 f. 52 c.) or two hundred and sixty-three Pounds two Shillings and five-pence sterling (£. 263. 2 s. 5 d.) was assigned by the representatives of the said Charles Darke, and by the representatives of the said William Blacker, to George Moubray, Charles Binny and Valentine Conolly, since deceased, the Trustees of the late John Fordyce: And whereas with a view to prevent loss to the parties interested, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, on the tenth day of December, in the year of our Lord one thousand eight hundred and sixteen, resolved, upon application from the said parties, to grant a provisional adjudication, in the names of trustees mutually chosen by them, and afterwards did provisionally adjudicate the sum of twelve thousand four hundred and ninety-eight Star Pagodas nine fanams and thirty-three cash (S. P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5 s. 9 ½ d.) being the amount due on the said Bond, exclusive of the one-twentieth so assigned as aforesaid, in the names of William Nash Round and Charles Vicars Hunter, until the further investigation into the titles of the parties interested therein should be completed: And whereas on the twenty-second day of January, in the year of our Lord one thousand eight hundred and seventeen, the sum of six hundred and fifty-seven Star Pagodas thirty-three fanams and fifty-two cash (S. P^a 657. 33 f. 52 c.) or two hundred and sixty-three Pounds two Shillings and five-pence sterling (£. 263. 2 s. 5 d.) being the amount found due to the trustees of the late John Fordyce, was absolutely awarded to the said George Moubray, Charles Binny, and Valentine Conolly: And whereas the title and accounts of the respective Claimants having been further investigated, and it having been mutually agreed by and between them, that the said principal sum of twelve thousand four hundred and ninety-eight Star Pagodas nine fanams and thirty-three cash (S. P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5 s. 9 ½ d.) being the sums so provisionally awarded, together with the dividends received thereon by the said provisional trustees, shall be absolutely Awarded to James Blacker, executor of Captain William Blacker, the said dividends being subject to the payment of seven hundred and thirty-five Pounds and six-pence sterling (£. 735. 0 s. 6 d.) to Oliver Colt, administrator to the estate of the said Charles Darke, in final settlement of all accounts between the said Claimants; the said James Blacker further discharging and delivering up to the representative of the said Charles Darke, the mortgage bond of the said Charles Darke to Captain William Blacker, and all his right and title to the premises which were therein and thereby mortgaged, as a further security for the payment of the said debt; and the said dividends being also subject to the payment of the further sum of fifty-one Pounds ten Shillings and five-pence sterling (£. 51. 10 s. 5 d.) for the charges of preparing and executing the Trust Deed and Bond of Indemnity in this case: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge. That the principal sum of twelve thousand four hundred and ninety-eight Star Pagodas nine fanams and thirty-three cash (S. P^a 12,498. 9 f. 33 c.) or four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5 s. 9 ½ d.) so provisionally adjudicated, shall be absolutely established in the name of the said James Blacker, executor of the said Captain William Blacker, and that the said James Blacker hath and shall have right to participate to the amount of the said sum of twelve thousand four hundred and ninety-eight Star Pagodas nine fanams and thirty-three cash (S. P. 12,498. 9 f. 33 c.) or

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four thousand nine hundred and ninety-nine Pounds five Shillings and nine-pence halfpenny sterling (£. 4,999. 5s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the amount of interest already received by the said provisional trustees, shall also be paid over to him the said James Blacker, with the exception of the sums of seven hundred and thirty-five Pounds and sixpence sterling (£. 735. 0s. 6d.) and fifty-one Pounds ten Shillings and five-pence sterling (£. 51. 10s. 5d.) which said sum of seven hundred and thirty-five Pounds and sixpence sterling (£. 735. 0s. 6d.) the said William Nash Round and the said Charles Vicars Hunter are directed, in virtue of the Deed of Trust and Security executed by them, to pay over to the said Oliver Colt, administrator as aforesaid, and the said sum of fifty-one Pounds ten Shillings and five-pence sterling (£. 51. 10s. 5d.) the said William Nash Round and the said Charles Vicars Hunter are hereby further directed in virtue of the said Deed, to apply in defraying the charges of the said Trust Deed and the expences attendant thereon: And we do further Award and Order, That the said debt being a debt contracted by the Nabob Omdut ul Omrah, for money lent, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah and his representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said debt claimed at the instance of the aforesaid parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the seventeenth day of August, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

N^o 553.

CLAIM, N^o 557 in our Fifth Report.

CLAIM
N^o 785 in the London
Gazette of the 9th
December 1809;
and,
N^o 557 in the Fifth
Report to Parlia-
ment.

Major, now Colonel
Hamilton Hall,
Mortgagee of *John
Tulloch*, Mortgagee
of Doctor *Charles
Lloyd*, Mortgagee
of the late *Zachariah
Polack*, Attor-
ney of the late
Jacob Barnet.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Major now Colonel Hamilton Hall, of Madras in the East Indies, mortgagee of John Tulloh, of Madras aforesaid, mortgagee of Doctor Charles Lloyd, of Madras aforesaid, mortgagee of the late Zachariah Polack, formerly of Madras aforesaid, attorney of the late Jacob Barnet, formerly of Madras aforesaid, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Zachariah Polack, attorney as aforesaid, became party to certain Articles of Agreement bearing date the seventh day of October, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; the late John Fordyce of the second part; and the persons therein named as Trustees, of the third part; and thereby transferred and assigned over to the said Trustees, one-twentieth part of every debt or sum of money owing to him from his Highness Omdut ul Omrah and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said Trustees who have become parties to the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas Letters of Administration to the estate of the said Jacob Barnet, have been granted by the Supreme Court at Madras to the said Colonel Hamilton Hall: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said Major Hamilton Hall as aforesaid, upon a Bond of his said Highness Omdut ul Omrah, under date the fifteenth day of Rujub ul Morujjub, eleven hundred and ninety-two of the Hegyra, for the sum of four thousand six hundred and thirty

Star

*Absolute
Adjudication
in favour of
Claimants.*

*Star Pagodas (S. P. 4,630) which, with arrears of interest, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand five hundred and sixty-five Star Pagodas five fanams and thirty cash (S. P. 13,565. 5f. 30c.) or five thousand four hundred and twenty-six Pounds one Shilling and one farthing sterling (£. 5,486. 1s. 0½d.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, as Trustees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Major Hamilton Hall as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Nabob Omdut ul Omrah granted a bond, bearing date the fifteenth day of Rujub ul Morujjub eleven hundred and ninety-two of the Hegyra, to the said Jacob Barnet, for the sum of four thousand six hundred and thirty Star Pagodas (S. P. 4,630:) And we do further find, That the consideration of the said Bond was for goods sold by the said Jacob Barnet to the said Nabob Omdut ul Omrah: And we do further find, That the said Jacob Barnet blank-endorsed the said Bond, and granted to the said Zachariah Polack a special power to recover the same: And we do further find, That the said Zachariah Polack mortgaged the said Bond to the said Charles Loyd, to secure the payment of a Bond of the said Zachariah Polack to the said Charles Loyd, for six thousand two hundred and eighty Star Pagodas (S. P. 6,280), under date the second day of January, in the year of our Lord one thousand eight hundred and four: And we do further find, That the said Charles Loyd mortgaged his interest in the said Bond, in part security for the payment of his Bond to the said John Tulloh, under date the first day of February, in the year of our Lord one thousand eight hundred and four, for the sum of five thousand two hundred and fifty-seven Star Pagodas and twenty-one fanams (S. P. 5,457. 21f.): And we do further find, That the said John Tulloh mortgaged his interest in the said Bond, in part security for the payment of his own Bond, to the said Major Hamilton Hall, under date the sixteenth day of February, in the year of our Lord one thousand eight hundred and five, for the sum of eight thousand Star Pagodas (S. P. 8,000): And we do further find, That upon making up the account agreeably to the directions of the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum principal and interest due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of his said Highness Omdut ul Omrah, to the said Jacob Barnet and his representatives, was ten thousand five hundred and ninety-four Star Pagodas nineteen fanams and eight cash (S. P. 10,594. 19f. 8c.) or four thousand two hundred and thirty-seven Pounds fifteen Shillings and eight-pence sterling (£. 4,237. 15s. 8d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, that upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of ten thousand five hundred and ninety-four Star Pagodas nineteen fanams and eight cash (S. P. 10,594. 19f. 8c.) or four thousand two hundred and thirty-seven Pounds fifteen Shillings and eight-pence sterling (£. 4,237. 15s. 8d.) and no more, was and is justly due and owing from the representatives of his said Highness Omdut ul Omrah to the said Jacob Barnet and his representatives: And we do further Award and Order, That the said debt, being a debt contracted for goods sold and delivered to his said Highness Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of ten thousand and sixty-four Star Pagodas thirty fanams and fifty-nine cash (S. P. 10,064. 30f. 59c.) or four thousand and twenty-five Pounds seventeen Shillings and eleven-pence sterling (£. 4,025. 17s. 11d.) being a portion of the said debt, is due and owing to the said Colonel Hamilton Hall, administrator and mortgagee, liable to account with the estate of the said John Tulloh; and that the said Colonel Hamilton Hall hath and shall have right to participate to the amount of the said sum of ten thousand and sixty-four Star Pagodas thirty fanams and fifty-nine cash (S. P. 10,064. 30f. 59c.) or four thousand and twenty-five Pounds seventeen Shillings and eleven-pence sterling (£. 4,025. 17s. 11d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of five hundred and twenty-nine Star Pagodas thirty fanams and twenty-nine cash (S. P. 529. 30f. 29c.) or two hundred and eleven Pounds seventeen Shillings and nine-pence sterling (£. 211. 17s. 9d.) being the remainder of the said debt, is due and owing to the said Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of five hundred and twenty-nine Star Pagodas thirty fanams and twenty-nine cash (S. P. 529. 30f. 29c.) or two hundred and eleven Pounds seventeen Shillings and nine-pence sterling (£. 211. 17s. 9d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his said Highness Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond or the debt claimed thereon, at the instance of the said Colonel Hamilton Hall, as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-third day of November, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed) George Parkhurst.

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Part of CLAIM N° 367 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 555.

Part of CLAIM
N° 367 in the London
Gazette of the 17th
June 1809; and,
part of N° 367 in the
Fifth Report to Par-
liament.

William Fairlie
and John Innes,
assignees of
William Douglas
Brodie, Assignees of
Jesse Videnatha
Moodelliar, Grand-
son of the late
Coovoor Videnatha
Moodelliar.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part." Send Greeting: Whereas, by Award, number five hundred and twenty-two, (N° 522) under our hands, bearing date the ninth day of August, in the year of our Lord one thousand eight hundred and nineteen, (in favour of the legal representative or representatives of the late Coovoor Videnatha Moodelliar, the sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P° 9,274. 8 f. 53 c.), or three thousand seven hundred and nine Pounds thirteen Shillings and seven-pence halfpenny sterling (£. 3,709. 13s. 7½d.), being one-twentieth of the sum found due on the Claim therein recited; was reserved from the said Award, on the ground that it had been represented to us that the therein mentioned Coovoor Videnatha Moodelliar of Madras in the East Indies, grandson of the said late Coovoor Videnatha Moodelliar, did by a certain Deed in writing duly executed, assign and transfer to William Douglas Brodie of Madras aforesaid, as his agent in the premises, one twentieth of the amount of the debt or debts which might be found due to the representatives of the said late Coovoor Videnatha Moodelliar, from the representatives of his said late Highness the Nabob Wallah Jah: And whereas a Claim for the said one-twentieth was accordingly made before us, by the said William Douglas Brodie; and whereas it was represented to us by the said William Douglas Brodie, as stated in our said Award, [Number five hundred and twenty-two] (N° 522) that the said twentieth part had for a valuable consideration been subsequently by him assigned and transferred to William Fairlie and John Innes of Broad-street Buildings London, who had accordingly preferred a Claim thereon before us, which said several Claims required further investigation, and were in consequence excepted from our said Award: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having further investigated and considered the said Claim, do find, That the said Claim so preferred by the said William Douglas Brodie, hath been sustained: And we do further find, That the said William Douglas Brodie did assign and transfer the said one-twentieth to the said William Fairlie and John Innes: And we do further find, That the said sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P° 9,274. 8 f. 53 c.), or three thousand seven hundred and nine Pounds thirteen Shillings and seven-pence halfpenny sterling (£. 3,709. 13s. 7½d.), is accordingly due and owing to the said William Fairlie and John Innes: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P° 9,274. 8 f. 53 c.) or three thousand seven hundred and nine Pounds thirteen Shillings and seven-pence halfpenny sterling (£. 3,709. 13s. 7½d.) is due and owing to William Fairlie and John Innes assignees as aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of nine thousand two hundred and seventy-four Star Pagodas eight fanams and fifty-three cash (S. P° 9,274. 8 f. 53 c.) or three thousand seven hundred and nine Pounds thirteen Shillings and seven-pence halfpenny sterling (£. 3,709. 13s. 7½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in the First Class of Debts: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said sum so reserved as aforesaid, and now awarded, or the debt claimed thereon, at the instance of the said William Douglas Brodie, or of the said William Fairlie and John Innes, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the first day of November, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

Robert Playfair.

(Signed)

SIR BENJAMIN HOBHOUSE
THOMAS COCKBURN
SIR ROBERT HARRY INGLIS

CLAIM N^o 1,051 in our Fifth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Peermawli Naick of the East Indies, since deceased, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Peermawli Naick did become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the said Nabobs of the Carnatic, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees, one-twentieth part of every debt or sum of money owing to him from their Highnesses the said Nabobs of the Carnatic, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray and Charles Binny, being the remaining surviving Trustees, who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Peermawli Naick, upon his Highness the late Nabob Wallah Jah, for the principal sum of seven hundred and seventy-three Star Pagodas and fourteen fanams (S.P^o 773. 14f.) stated to be a balance due on the thirtieth day of June, in the year of our Lord one thousand seven hundred and eighty-two, on an Account Current between his said Highness and the said Peermawli Naick, which said balance with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand nine hundred and nine Star Pagodas thirty-nine fanams and forty-six cash (S.P^o 1909. 39f. 46c.) or seven hundred and sixty-three Pounds nineteen Shillings and six-pence sterling (£.763. 19s. 6d.); and having also taken into consideration a Claim made on behalf of the said George Moubray and Charles Binny, Trustees as aforesaid, named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Peermawli Naick; and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Claim is founded upon an Account Current between his Highness the said Nabob Wallah Jah and the said Peermawli Naick: And we do further find, That the consideration of the debt stated in the said Account Current, was the balance arising from the purchase of certain Elephants sold by the said Peermawli Naick to the said late Nabob Omdut ul Omrah, on or about the year of our Lord one thousand seven hundred and seventy-eight, the amount of which said balance the said late Ameer ul Omrah, then acting as the minister of his Highness the said Nabob Wallah Jah, engaged on the part of the Circar to pay to the said Peermawli Naick: And we do further find, That upon making up the said Account according to the covenants, provisions and directions of the aforesaid Indenture, the aggregate principal and interest due from the representatives of the said late Nabob Wallah Jah to the said late Peermawli Naick and his assigns, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, was one thousand six hundred and seven Star Pagodas fourteen fanams and thirty-five cash (S.P^o 1607. 14f. 35c.) or six hundred and forty-two Pounds eighteen Shillings and nine-pence sterling (£.642. 18s. 9d.): And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby award and adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of one thousand six hundred and seven Star Pagodas fourteen fanams and thirty-five cash (S.P^o 1607. 14f. 35c.) or six hundred

Arbitration
Adjudication
in favour of
Claimants.

N^o 556.

CLAIM
N^o 231 in the Last
Genie of the 17
June 1809; and
N^o 1,081 in the 2d
Report to Parlia-
ment.

Peermawli Naick
since deceased.

Absolute
Adjudications
in favour of
Claimants.

hundred and forty-two Pounds eighteen Shillings and nine-pence sterling (£. 542. 18s. 9d.) and no more, was due and owing from the representatives of the said Nabob Wallah Jah to the said Peermawll Naick and his assigns: And we do further Award and Order, That the said debt, being a debt for which the said Nabob Wallah Jah became responsible as aforesaid previous to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further award and adjudge, That the sum of one thousand five hundred and twenty-six Star Pagodas forty-one fanams and two cash (S. P^a 1526. 41 f. 2 c.) or six hundred and ten pounds fifteen shillings and ten-pence sterling (£. 610. 15s. 10d.) being a portion of the said debt, is due and owing to the legal representative or representatives of the said Peermawll Naick, and that the said legal representative or representatives hath have and shall have right to participate to the amount of one thousand five hundred and twenty-six Star Pagodas forty-one fanams and two cash (S. P^a 1526. 41 f. 2 c.) or six hundred and ten Pounds fifteen Shillings and ten-pence sterling (£. 610. 15s. 10d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of eighty Star Pagodas fifteen fanams and thirty-three cash (S. P^a 80. 15 f. 33 c.) or thirty-two Pounds two Shillings and eleven-pence sterling £. 32. 2s. 11d.) being the remaining portion of the said debt, is due and owing to George Moubray and Charles Binny as assignees aforesaid; and that the said George Moubray and Charles Binny have and shall have right to participate to the amount of the said sum of eighty Star Pagodas fifteen fanams and thirty-three cash (S. P^a 80. 15 f. 33 c.) or thirty-two Pounds two Shillings and eleven-pence sterling (£. 32. 2s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demands whatsoever, in respect of the said Account Current, or the debt claimed thereon at the instance of the said late Peermawll Naick or of any other person or persons whatsoever: And we do further award and order, That the original account aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the first day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)

in the presence of

(Signed)

Robert Playfair.

(Signed)

BENJAMIN HOBHOUSE.

THOMAS COCKBURN.

ROBERT HARRY INGLIS.

N^o 558.

CLAIM N^o 1,070 in our Fifth Report.

CLAIM
N^o 636 in the London
Gazette of the 29th
July 1809; and,
N^o 1,070 in the Fifth
Report to Parlia-
ment.

Rajah Khoobchund,
(since deceased).

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdat ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, Rajah Khoobchund of Madras in the East Indies, (since deceased) became party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a claim made by the said late Rajah Khoobchund, upon his Highness the said late Nabob Wallah Jah, for the principal sum of nine hundred and fifty Star Pagodas (S. P^a 950), which with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand two hundred and fifty-nine Star Pagodas thirty-three fanams and sixty-six cash (S. P^a 1259. 33 f. 66 c.), or five hundred and three Pounds eighteen Shillings and five-pence sterling (£. 503. 18s. 5d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Rajah Khoobchund was a Moonshce in the service of his Highness the Nabob Wallah Jah; and that a Tunkah bearing date the seventeenth of Jemadeculawal twelve hundred and twelve of the Hegyra, or the seventh day of November, in the year of our Lord one thousand seven hundred and ninety-seven, was granted by his Highness the said Nabob Omdat ul Omrah, in favour of the said Rajah Khoobchund, for the said principal sum of nine hundred and fifty Star Pagodas (S. P^a 950), "in part of old arrears of pay," meaning pay due by his said late Highness the Nabob Wallah Jah, to the said late Rajah Khoobchund: And we do further find, That upon making up an account of the pay due from the said Nabob Wallah Jah, to the said Rajah Khoobchund, agreeably to the principles of the aforesaid Deed of Indenture

Absolute
Adjudications
in favour of
Claimants.

Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate amount, principal and interest, due from his Highness the said late Nabob Wallah Jah, to the said Rajah Khoobchund, on the twentieth day of July, in the year of our Lord one thousand seven hundred and ninety-five, to which day the pay account of the said Claimant, as a servant of his said Highness, was brought, is five thousand one hundred and seventeen Rupees two and a half annas (R^s 5,117. 2½ a.) which with the arrears of interest due thereon, amounted on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand eight hundred and twenty-four Rupees fourteen annas and five pice (R^s 7,824. 14 a. 5 p.): And we do further find, That certain doubts exist as to the value of the Rupee in which the said pay is calculated: And we do further find, That taken at the highest value of the Rupee, the aforesaid aggregate amounts to two thousand two hundred and thirty-five Star Pagodas twenty-eight fanams and sixty-seven cash (S. P^s 2,235. 28 f. 67 c.) or eight hundred and ninety-four Pounds five Shillings and six-pence sterling (£. 894. 5 s. 6 d.) or taken at the lowest value of the Rupee, to one thousand four hundred and ninety Star Pagodas nineteen fanams and eighteen cash (S. P^s 1,490. 19 f. 18 c.), or five hundred and ninety-six Pounds three Shillings and eight-pence sterling (£. 596. 3 s. 8 d.): And we do therefore find, That it is expedient to suspend for further enquiry in India, the difference between the said sums taken at the different value of the Rupee as aforesaid, namely, seven hundred and forty-five Star Pagodas nine fanams and forty-nine cash (S. P^s 745. 9 f. 49 c.) or two hundred and ninety-eight Pounds one Shilling and ten-pence sterling (£. 298. 1 s. 10 d.), and the said sum is therefore not included in the present Award: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of one thousand four hundred and ninety Star Pagodas nineteen fanams and eighteen cash (S. P^s 1,490. 19 f. 18 c.), or five hundred and ninety-six Pounds three Shillings and eight-pence sterling (£. 596. 3 s. 8 d.) being the amount calculated as aforesaid, at the lowest rate of the Rupee, was justly due and owing from the representatives of his Highness the said late Nabob Wallah Jah, to the said Rajah Khoobchund, and still is justly due and owing as aforesaid, to the legal representative or representatives of the said late Rajah Khoobchund; and that the legal representative or representatives of the said late Rajah Khoobchund, hath have and shall have right to participate to the amount of the said sum of one thousand four hundred and ninety Star Pagodas nineteen fanams and eighteen cash (S. P^s 1,490. 19 f. 18 c.), or five hundred and ninety-six Pounds three Shillings and eight-pence sterling (£. 596. 3 s. 8 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallah Jah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah or the debt claimed thereof, at the instance of the legal representative or representatives of the said Rajah Khoobchund, or of any other person or persons whatsoever, save and except as hereinbefore excepted: And we do further Award and Order, That the said Tunkah shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fifth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

Connected with CLAIM N^o 1,070 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Wheras Rajah Khoobchund of Madras in the East Indies (since deceased,) became party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by

N^o 559.

Connected with
CLAIM
N^o 636 in the London
Gazette of the 29th
July 1809; and,
N^o 1,070 in the Fifth
Report to Parlia-
ment.

Rajah Khoobchund,
(since deceased).

Absolute
Adjudications
in favour of
Claimants.

the said late Rajah Khoobchand upon his Highness the said late Nabob Omdut ul Omrah, for the principal sum of one thousand and seventy-one Star Pagodas nine fanams and seventy-two cash (S.P. 1,071. 9f. 72c.) stated to be the balance of his account with his Highness the said late Nabob Omdut ul Omrah, after deducting the sum of one thousand two hundred and thirty-three Star Pagodas thirty-two fanams and eight cash (S.P. 1,233. 32f. 8c.) as having been paid to the Claimant by the said United East India Company; which said balance of one thousand and seventy-one Star Pagodas nine fanams and seventy-two cash (S.P. 1,071. 9f. 72c.) with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand four hundred and fifty-seven Star Pagodas thirteen fanams and twelve cash (S.P. 1,457. 13f. 12c.) or five hundred and eighty-two Pounds and nineteen Shillings sterling (£. 582. 19s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture; do find, That the said Rajah Khoobchand was a moonshee in the service of his Highness the Nabob Omdut ul Omrah, and that the sum stated in the schedule, of the Claim of the said Rajah Khoobchand, as the original amount of the arrears of pay due to him from the representatives of his Highness the late Nabob Omdut ul Omrah, is two thousand three hundred and five Star Pagodas (S.P. 2,305.): And we do further find, That in part discharge of the principal of the said arrears, the sum of one thousand two hundred and thirty-three Star Pagodas thirty-two fanams and eight cash (S.P. 1,233. 32f. 8c.) was on the fifteenth day of November, in the year of our Lord one thousand eight hundred and six, paid to the said Rajah Khoobchand by the Government of Madras, on the part of the said United East India Company, and that a Claim for the said sum hath been preferred before us, by the said United Company: And we do further find, upon making up an account of the arrears of pay due from the said Nabob Omdut ul Omrah to the said Rajah Khoobchand, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the aggregate amount (principal and interest) due from the representatives of the said late Nabob Omdut ul Omrah to the said Rajah Khoobchand, was the sum of two thousand seven hundred and thirteen Star Pagodas nineteen fanams and sixty-five cash (S.P. 2,713. 19f. 65c.) or one thousand and eighty-five Pounds seven Shillings and nine-pence farthing sterling (£. 1,085. 7s. 9½d.): And we do further find, That certain doubts exist as to the value of the Rupee in which the said pay is calculated: And we do further find, That the aforesaid aggregate, taken at the lowest value of the Rupee, amounted on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to one thousand two hundred and seventy-nine Star Pagodas twenty fanams and thirty-seven cash (S.P. 1,279. 20f. 37c.) or five hundred and eleven Pounds fifteen Shillings and eleven-pence sterling (£. 511. 15s. 11d.): And we do therefore find, That it is expedient to suspend for further inquiry in India, the difference between the said sums taken at the different value of the Rupee as aforesaid, namely one thousand four hundred and thirty-three Star Pagodas forty-one fanams and twenty-eight cash (S.P. 1,433. 41f. 28c.) or five hundred and seventy-three Pounds eleven Shillings and ten-pence halfpenny sterling (£. 573. 11s. 10½d.) and the said sum is therefore not included in the present Award: And we do further find, That of the said aggregate amount of one thousand two hundred and seventy-nine Star Pagodas twenty fanams and thirty-seven cash (S.P. 1,279. 20f. 37c.) or five hundred and eleven Pounds fifteen Shillings and eleven-pence sterling (£. 511. 15s. 11d.) the sum of one thousand one hundred and twenty-one Star Pagodas eighteen fanams and twenty-six cash (S.P. 1,121. 18f. 26c.) or four hundred and forty-eight Pounds eleven Shillings and sixpence sterling (£. 448. 11s. 6d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is, in respect of the said hereinbefore recited payment, due and owing to the said United Company; and that the sum of one hundred and fifty-eight Star Pagodas two fanams and eleven cash (S.P. 158. 2f. 11c.) or sixty-three Pounds four Shillings and five-pence sterling (£. 63. 4s. 5d.) being the remainder of the said aggregate, valued at the lowest rate of the Rupee, was justly due and owing to the said Rajah Khoobchand: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of one thousand two hundred and seventy-nine Star Pagodas twenty fanams and thirty-seven cash (S.P. 1,279. 20f. 37c.) or five hundred and eleven Pounds fifteen Shillings and eleven-pence sterling (£. 511. 15s. 11d.) was justly due and owing from the representatives of his Highness the late Nabob Omdut ul Omrah to the said Rajah Khoobchand, and still is justly due and owing as aforesaid to the legal representative or representatives of the said late Rajah Khoobchand: And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabob Omdut ul Omrah for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of one thousand one hundred and twenty-one Star Pagodas eighteen fanams and twenty-six cash (S.P. 1,121. 18f. 26c.) or four hundred and forty-eight Pounds eleven Shillings and sixpence sterling (£. 448. 11s. 6d.) being a portion of the said aggregate sum of one thousand two hundred and seventy-nine Star Pagodas twenty fanams and thirty-seven cash (S.P. 1,279. 20f. 37c.) or five hundred and eleven Pounds fifteen Shillings and eleven-pence sterling (£. 511. 15s. 11d.) found due as aforesaid from the representatives of his Highness the said late Nabob Omdut ul Omrah, is justly due and owing to the said United Company

Company of Merchants of England trading to the East Indies, and that the said United East India Company have and shall have right to participate to the amount of the said sum of one thousand one hundred and twenty-one Star Pagodas eighteen fanams and twenty-six cash (S.P. 1,121. 18 f. 26 c.) or four hundred and forty-eight Pounds eleven Shillings and sixpence sterling (£. 448. 11 s. 6 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of one hundred and fifty-eight Star Pagodas two fanams and eleven cash (S.P. 158. 2 f. 11 c.) or sixty-three Pounds four Shillings and five-pence sterling (£. 63. 4 s. 5 d.) being the remaining portion of the said aggregate amount, was due and owing to the said Rajah Khoobchund, and still is justly due and owing to the legal representative or representatives of the said late Rajah Khoobchund; and that the legal representative or representatives of the said late Rajah Khoobchund have and shall have right to participate to the amount of the said sum of one hundred and fifty-eight Star Pagodas two fanams and eleven cash (S.P. 158. 2 f. 11 c.) or sixty-three Pounds four Shillings and five-pence sterling (£. 63. 4 s. 5 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said Claim or the debt claimed thereon, at the instance of the legal representative or representatives of the said late Rajah Khoobchund, or of the said United Company, or of any other person or persons whatsoever, save and except as hereinbefore excepted. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have herunto set our hands, the fifth day of December, in the year of our Lord one thousand eight hundred and twenty.

(Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Absolute
Adjudications
in favour of
Claimants.

CLAIM N° 1,360 in our Fifth Report..

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Tirmul Row (son of Pursotum Pundit) of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Tirmul Row, upon his Highness the said late Nabob Wallah Jah, for the principal sum of four thousand seven hundred and forty Star Pagodas thirty-five fanams and twelve cash (S.P. 4,740. 35 f. 12 c.) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand one hundred and fifty-two Star Pagodas thirty fanams and seventy-four cash (S.P. 8,152. 30 f. 74 c.) or three thousand two hundred and sixty-one Pounds and one Shilling sterling (£. 3,261. 1 s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Tirmul Row was a scristadar in the service of the said Nabob Wallah Jah, in the Dewanny department: And we do further find, That certain doubts exist as to the value of the Rupee, in which a portion of the pay due to the said Tirmul Row was calculated: And we do further find, upon making up an account of the pay due from the said Nabob Wallah Jah, to the said Tirmul Row, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum principal and interest of one hundred and eleven Star Pagodas thirty-one fanams and thirty-seven cash (S.P. 111. 31 f. 37 c.) or forty-four Pounds and fourteen Shillings sterling (£. 44. 14 s.) taken at the highest value of the Rupee, or the sum of seventy-four Star Pagodas twenty fanams and seventy-eight cash (S.P. 74. 20 f. 78 c.), or twenty-nine Pounds and sixteen Shillings sterling (£. 29. 16 s.) at the lowest rate of the Rupee, appears to have been due from the representatives of his Highness the said late Nabob Wallah Jah, to the said

N° 560.

CLAIM
N° 535 in the London
Gazette of the 15th
July 1809, and,
N° 1,360 in the Fifth
Report to Parli-
ament.

Tirmul Row, (Son
of Pursotum Pun-
dit.)

*Absolute
Adjudications
in favour of
Claimants.*

Tirmull Row on the first account: But we do further find, That it is expedient to make further inquiry in India, in respect to the said account, and therefore the amount thereof is not included in the present Award: And we do further find, in respect to the second account, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum principal and interest of one thousand four hundred and forty-seven Star Pagodas thirty-one fanams and fourteen cash (S. P^a 1,447. 31 f. 14 c.) or five hundred and seventy-nine Pounds one Shilling and eleven-pence one farthing sterling (£. 579. 1s. 11½d.) if taken at the highest value of the Rupee, or nine hundred and sixty-five Star Pagodas six fanams and sixty-three cash (S. P^a 965. 6 f. 63 c.) or three hundred and eighty-six Pounds one Shilling and three-pence halfpenny sterling (£. 386. 1s. 3½d.) if taken at the lowest value of the Rupee, was justly due and owing from the representatives of his Highness the said late Nabob Wallah Jah, to the said Tirmull Row: And we do further find, That it is expedient to suspend for enquiry in India, the difference between the above recited sums, namely, four hundred and eighty-two Star Pagodas twenty-four fanams and thirty-one cash (S. P^a 482. 24 f. 31 c.) or one hundred and ninety-three Pounds and seven-pence three farthings sterling (£. 193. 0s. 7¾d.), and this sum also is therefore not included in the present Award: And we do further find, in respect to the third account, That on the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of four thousand nine hundred and seventy-six Star Pagodas twenty-one fanams and four cash (S. P^a 4,976. 21 f. 4 c.), or one thousand nine hundred and ninety Pounds and twelve Shillings sterling (£. 1,990. 12s.) was justly due and owing from the representatives of the said late Nabob Wallah Jah to the said Tirmull Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the two several hereinbefore recited sums, that is to say, the sum of nine hundred and sixty-five Star Pagodas six fanams and sixty-three cash (S. P^a 965. 6 f. 63 c.) or three hundred and eighty-six Pounds one Shilling and three-pence halfpenny sterling (£. 386. 1s. 3½d.) and the sum of four thousand nine hundred and seventy-six Star Pagodas twenty-one fanams and four cash (S. P^a 4,976. 21 f. 4 c.), or one thousand nine hundred and ninety Pounds and twelve Shillings sterling (£. 1,990. 12s.) forming together the aggregate sum of five thousand nine hundred and forty-one Star Pagodas twenty-seven fanams and sixty-seven cash (S. P^a 5,941. 27 f. 67 c.) or two thousand three hundred and seventy-six Pounds thirteen Shillings and three-pence halfpenny sterling (£. 2,376. 13s. 3½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallah Jah, to the said Tirmull Row, and that the said Tirmull Row hath and shall have right to participate to the amount of the said sum of five thousand nine hundred and forty-one Star Pagodas twenty-seven fanams and sixty-seven cash (S. P^a 5,941. 27 f. 67 c.) or two thousand three hundred and seventy-six Pounds thirteen Shillings and three-pence half-penny sterling (£. 2,376. 13s. 3½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Wallah Jah for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Tirmull Row, or of any other person or persons whatsoever, save and except as hereinbefore excepted. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixth day of December, in the year of our Lord one thousand eight hundred and twenty.

• Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N^o 1,362 in our Fifth Report.

N^o 561.

CLAIM
N^o 758 in the London
Gazette of the 2d
September 1809;
and,
N^o 1,362 in the Fifth
Report to Parlia-
ment.

Tirmull Row, (Son
of *Pursotum Pun-
dit*.)

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Tirmull Row (son of Pursotum Pundit) of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him

under

Absolute
Adjudication
in favour of
Claimants.

under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Tirmull Row upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of two thousand four hundred and seventeen Star Pagodas, twenty-six fanams, and twenty cash (S.P. 2,417. 26 f. 20 c.) stated to be the balance of his account with his said Highness, after deducting the sum of one thousand two hundred Star Pagodas (S.P. 1,200.) as having been paid to the Claimant by the said United East India Company; which said balance of two thousand four hundred and seventeen Star Pagodas twenty-six fanams and twenty cash (S.P. 2,417. 26 f. 20 c.) with arrears of interest, alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand and twenty-three Star Pagodas twenty-four fanams and sixty-eight cash (S.P. 3,023. 24 f. 68 c.) or one thousand two hundred and nine Pounds and eight Shillings sterling (£. 1,200 8s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Tirmull Row was a serishtadar in the service of the said Nabob Omdut ul Omrah, in the Dewanny department, and that the sum stated in the schedule, of the Claim of the said Tirmull Row, as the original amount of the arrears of pay due to him from the representatives of his said late Highness, is three thousand six hundred and seventeen Star Pagodas twenty-six fanams and twenty cash (3,617 S. P. 26 f. 20 c.): And we do further find, That in part discharge of the principal of the said arrears, the sum of one thousand two hundred Star Pagodas (S.P. 1,200.) was on the twenty-eighth day of November, in the year of our Lord one thousand eight hundred and six, paid to the said Tirmull Row by the Government of Madras, on the part of the said United Company, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, That in further discharge of the principal of the said arrears, the further sum of two thousand four hundred Star Pagodas (S.P. 2,400.) was on or about the eighth day of August, in the year of our Lord one thousand eight hundred and nine, paid to the said Tirmull Row by the Government of Madras aforesaid, on the part of the said United Company, and that a Claim for the said sum hath also been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the said Tirmull Row, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of four thousand two hundred and sixteen Star Pagodas sixteen fanams and ten cash (S.P. 4,216. 16 f. 10 c.) or one thousand six hundred and eighty-six Pounds eleven Shillings and one penny sterling (£. 1,686. 11 s. 1 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Tirmull Row and his representatives: And we do further find, That of the said aggregate amount the sum of three thousand and seventy-three Star Pagodas thirty-nine fanams and five cash (S.P. 3,073. 39 f. 5 c.) or one thousand two hundred and twenty-nine Pounds eleven Shillings and five-pence sterling (£. 1,229. 11 s. 5 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is in respect of the said hereinbefore recited payments, justly due and owing to the said United Company; and that the sum of one thousand one hundred and forty-two Star Pagodas nineteen fanams and five cash (S.P. 1,142. 19 f. 5 c.) or four hundred and fifty-six Pounds nineteen Shillings and eight-pence sterling (£. 456. 19 s. 8 d.), being the remainder of the said aggregate, is due and owing to the said Tirmull Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of four thousand two hundred and sixteen Star Pagodas sixteen fanams and ten cash (S.P. 4,216. 16 f. 10 c.) or one thousand six hundred and eighty-six Pounds eleven Shillings and one penny sterling (£. 1,686. 11 s. 1 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Tirmull Row and his representatives: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Omdut ul Omrah for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of three thousand and seventy-three Star Pagodas thirty-nine fanams and five cash (S.P. 3,073. 39 f. 5 c.) or one thousand two hundred and twenty-nine Pounds eleven Shillings and five-pence sterling (£. 1,229. 11 s. 5 d.) being a portion of the said debt, is due and owing to the said United Company of Merchants of England trading to the East Indies, and that the said United Company have and shall have right to participate to the amount of the said sum of three thousand and seventy-three Star Pagodas thirty-nine fanams and five cash (S.P. 3,073. 39 f. 5 c.) or one thousand two hundred and twenty-nine Pounds eleven Shillings and five-pence sterling (£. 1,229. 11 s. 5 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand one hundred and forty-two Star Pagodas nineteen fanams and five cash (S.P. 1,142. 19 f. 5 c.) or four hundred and fifty-six Pounds nineteen Shillings and eight-pence sterling (£. 456. 19 s. 8 d.) being the remaining portion of the said debt, is due and owing to the said Tirmull Row; and that the said Tirmull Row hath and shall have right to participate to the amount of the said sum of one thousand one hundred and forty-two Star Pagodas nineteen fanams and five cash (S.P. 1,142. 19 f. 5 c.) or four hundred and fifty-six Pounds nineteen Shillings and eight-pence

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pence sterling (£.456. 19s. 8d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Tirmull Row, or of the said United Company, or of any person or persons whatsoever: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N° 1,132 in our Fifth Report.

N° 562.

CLAIM
N° 741 in the London
Gazette of the 2d
September 1809,
and,
N° 1,132 in the Fifth
Report to Parli-
ament.

Roy Reddy Row,
(since deceased),
described as Heir
to the Estate of his
Brother the late
Roy Anund Row.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referrees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Ourah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part:" Send Greeting: Whereas Roy Reddy Row, of Madras in the East Indies (since deceased) described as heir to the estate of his brother the late Roy Anund Row, also formerly of Madras aforesaid, did become party to the aforesaid Indenture, and did thereby submit his Claim as aforesaid to the judgment, award, order and determination of the Commissioners appointed under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Roy Reddy Row as aforesaid, for the principal sum of three thousand nine hundred and twenty-five Star Pagodas thirty-nine fanams and thirty cash (S.P^a 3,925. 30f. 30c.) stated to be arrears of pay due by his said Highness the said late Nabob Omdut ul Omrah to the said late Roy Anund Row, which said sum, with interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand and seven hundred and seventy-eight Star Pagodas seventeen fanams and fifty-two cash (S.P^a 4,778. 17f. 52c.) or one thousand nine hundred and twenty-one Pounds and seven Shillings sterling (£. 1,921. 7s.); and having duly investigated the said Claim according the covenants provisions and directions of the aforesaid Indenture, do find, That the said Roy Anund Row was a serishtadar in the civil service of his Highness the said Nabob Omdut ul Omrah: And we do further find, upon making up an account of the pay due to the said Roy Anund Row, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of one thousand one hundred and four Star Pagodas twenty-three fanams and eleven cash (S.P^a 1,104. 23f. 11c.) or four hundred and forty-one Pounds sixteen Shillings and five-pence sterling (£. 441. 16s. 5d.) was and still is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said late Roy Anund Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That upon the fifteenth day of May in the year of our Lord one thousand eight hundred and four, the sum of one thousand one hundred and four Star Pagodas twenty-three fanams and eleven cash (S.P^a 1,104. 23f. 11c.) or four hundred and forty-one Pounds sixteen Shillings and five-pence sterling (£. 441. 16s. 5d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Omdut ul Omrah, to the legal representative or representatives of the said late Roy Anund Row, and that the said legal representative or representatives of the said Roy Anund Row, hath have and shall have right to participate to the amount of the said sum of one thousand one hundred and four Star Pagodas twenty-three fanams and eleven cash (S.P^a 1,104. 23f. 11c.) or four hundred and forty-one Pounds sixteen Shillings and five-pence sterling (£. 441. 16s. 5d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabob Omdut ul Omrah for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said Claim made at the instance of any person

person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the seventh day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

Absolute
Adjudications
in favour of
Claimants.

CLAIMS N^o 1,251 and 1,250 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic, in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Soondur Row of Madras in the East Indies, son of Lutchmun Row, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Soondur Row upon his Highness the late Nabob Wallah Jah, for the principal sum of one thousand eight hundred and forty-nine Star Pagodas twenty-five fanams and sixty-five cash (S.P^a 1,849. 25 f. 65 c.), which with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand one hundred and six Star Pagodas thirty-nine fanams and sixty-five cash (S.P^a 3,106. 39 f. 65 c.) or one thousand two hundred and forty-two Pounds and fifteen Shillings sterling (£. 1,242. 15 s.); and having also taken into consideration a Claim made by the said Soondur Row upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of two hundred and thirty-six Star Pagodas and thirty-three cash (S.P^a 236. 33 c.) stated to be the balance of his account with his Highness the said late Nabob Omdut ul Omrah, after deducting the sum of three hundred and forty-two Star Pagodas thirty-eight fanams and twenty cash (S.P^a 342. 38 f. 20 c.) as having been paid to the Claimant by the said United East India Company, which said balance of two hundred and thirty-six Star Pagodas and thirty-three cash (S.P^a 236. 33 c.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and thirty-three Star Pagodas twenty-seven fanams and thirty-seven cash (S.P^a 333. 27 f. 37 c.) or converted into sterling money, one hundred and thirty-three Pounds nine Shillings and two-pence three-farthings (£. 133. 9 s. 2½ d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That in respect of the Claim made upon his Highness the late Nabob Wallah Jah, the said Soondur Row was a scrihtadar in the service of his said Highness in the Dustgurdan or Loan department, and that in respect of the hereinbefore recited Claim, so made as aforesaid by the said Soondur Row, there was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due to him, on account of arrears of pay from the representatives of his Highness the said late Nabob Wallah Jah, the aggregate sum principal and interest of one thousand one hundred and twenty-six Star Pagodas two fanams and nineteen cash (S.P^a 1,126. 2 f. 19 c.) or four hundred and fifty Pounds eight Shillings and five-pence sterling (£. 450. 8 s. 5 d.); and we do further find, That in respect of the Claim made upon his Highness the said late Nabob Omdut ul Omrah, the said Soondur Row was retained as scrihtadar in the service of his said Highness in the Dustgurdan or Loan department, and that the sum stated in the schedule of the Claim of the said Soondur Row, as the original amount of the arrears of pay due to him from the representatives of his said late Highness the Nabob Omdut ul Omrah, is five hundred and seventy-eight Star Pagodas thirty-eight fanams and fifty-three cash (S.P^a 578. 38 f. 53 c.): And we do further find, That in part discharge of the principal of the said arrears, the sum of three hundred and forty-two Star Pagodas thirty-eight fanams and twenty cash (S.P^a 342. 38 f. 20 c.) was on the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Soondur Row by the Government of Madras, on the part of the said United Company, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, That in further discharge of the principal of the said arrears, calculated by the Commissioners at Madras, at the sum of five hundred and seventy-eight Star Pagodas thirty-six fanams

N^o 563.

CLAIMS

N^o 835 in the London Gazette of the 9th December 1809; and, N^o 745 in the London Gazette of the 2d September 1809; and, N^o 1,251 and 1,250 in the Fifth Report to Parliament.

Soondur Row, Son of Lutchmun Row.

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Adjudications
in favour of
Claimants.

fanams and eighteen cash (S.P^a 578. 36 f. 18 c.); the further sum of two hundred and thirty-five Star Pagodas thirty one fanams and seven and a half cash (S.P^a 235. 31 f. 7½ c.) was on or about the eighth day of August, in the year of our Lord one thousand eight hundred and nine, paid to the said Soondur Row by the Government of Madras aforesaid, on the part of the said United Company; and that a Claim for the said sum hath also been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the said Soondur Row, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P^a 675. 26 f. 56 c.) or two hundred and seventy Pounds five Shillings and one-penny one farthing sterling (£.270. 5s. 1¼ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Soondur Row and his Representatives: And we do further find, That of the said aggregate amount of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P^a 675. 26 f. 56 c.), the sum of five hundred and six Star Pagodas five fanams and forty-two cash (S.P^a 506. 5 f. 42 c.) or two hundred and two Pounds nine Shillings and three farthings sterling (£.202. 9s. 0¾ d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is in respect of the said hereinbefore recited payments, due and owing to the said United Company; and that the sum of one hundred and sixty-nine Star Pagodas twenty-one fanams and fourteen cash (S.P^a 169. 21 f. 14 c.) or sixty-seven Pounds sixteen Shillings and one halfpenny sterling (£.67. 16s. 0½ d.) being the remainder of the said aggregate, is due and owing to the said Soondur Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P^a 675. 26 f. 56 c.) or two hundred and seventy Pounds five Shillings and one penny one farthing sterling (£.270. 5s. 1¼ d.) was and still is justly due and owing, in respect of the arrears of pay claimed as aforesaid, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Soondur Row and his representatives: And we do further Award and Order, that the said debt, being a debt contracted by the said late Nabob Omdut ul Omrah, for arrears of civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of five hundred and six Star Pagodas five fanams and forty-two cash (S.P^a 506. 5 f. 42 c.) or two hundred and two Pounds nine Shillings and three farthings sterling (£.202. 9s. 0¾ d.) being a portion of the said aggregate sum of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P^a 675. 26 f. 56 c.) or two hundred and seventy Pounds five Shillings and one penny one farthing sterling (£.270. 5s. 1¼ d.) found due as aforesaid, from the representatives of the said late Nabob Omdut ul Omrah, is justly due and owing to the said United Company of Merchants of England trading to the East Indies; and that the said United East India Company have and shall have right to participate to the amount of the said sum of five hundred and six Star Pagodas five fanams and forty-two cash (S.P^a 506. 5 f. 42 c.) or two hundred and two Pounds nine Shillings and three farthings sterling (£.202. 9s. 0¾ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of one hundred and sixty-nine Star Pagodas twenty-one fanams and fourteen cash (S.P^a 169. 21 f. 14 c.) or sixty-seven Pounds sixteen Shillings and one halfpenny sterling (£.67. 16s. 0½ d.) being the remaining portion of the said debt, is justly due and owing to the said Soondur Row, in respect of the Claim so made as aforesaid upon his said Highness the Nabob Omdut ul Omrah; and that the said Soondur Row hath and shall have right to participate to the amount of the said sum of one hundred and sixty-nine Star Pagodas twenty-one fanams and fourteen cash (S.P^a 169. 21 f. 14 c.) or sixty-seven Pounds sixteen Shillings and one halfpenny sterling (£.67. 16s. 0½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of one thousand one hundred and twenty-six Star Pagodas two fanams and nineteen cash (S.P^a 1,126. 2 f. 19 c.) or four hundred and fifty Pounds eight Shillings and five-pence sterling (£.450. 8s. 5d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the said Soondur Row, in respect of the Claim so made as aforesaid upon his said Highness: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the late Nabob Wallajah for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the said Soondur Row hath and shall have right to participate, to the amount of the said sum of one thousand one hundred and twenty-six Star Pagodas two fanams and nineteen cash (S.P^a 1,126. 2 f. 19 c.) or four hundred and fifty Pounds eight Shillings and five-pence sterling (£.450. 8s. 5d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said hereinbefore recited Claims, or the debt or debts claimed thereon, at the instance of the said Soondur Row, or of the said United Company,

or

or of any person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the eighth day of December, in the year of our Lord one thousand eight hundred and twenty.

Absolute
Adjudications
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIMS N^o 1,156 and 1,153 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Sent Greeting: Whereas Rung Row (son of Ram Row) of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Rung Row upon his Highness the late Nabob Wallajah, for the principal sum of one thousand eight hundred and sixty-seven Star Pagodas sixteen fanams and twenty-three cash (S.P.^a 1,867. 16 f. 23 c.) which, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand one hundred and forty-two Star Pagodas thirteen fanams and twenty-three cash (S.P.^a 3,142. 13 f. 23 c.) or one thousand two hundred and fifty-six Pounds and eighteen Shillings sterling (£. 1,256 18s.); and having also taken into consideration a Claim made by the said Rung Row upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of two hundred and thirty-six Star Pagodas and thirty-three cash (S.P.^a 236. 33 c.) stated to be the balance of his account with his Highness the said late Nabob Omdut ul Omrah, after deducting the sum of three hundred and forty-two Star Pagodas thirty-eight fanams and twenty cash (S.P.^a 342. 38 f. 20 c.) as having been paid to the claimant by the said United East India Company; which said balance of two hundred and thirty-six Star Pagodas and thirty-three cash (S.P.^a 236. 33 c.) with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and thirty-three Star Pagodas twenty-seven fanams and thirty-seven cash (S.P.^a 333. 27 f. 37 c.) or one hundred and thirty-three Pounds and nine Shillings sterling (£. 133. 9s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, Do find, That in respect of the Claim made upon his Highness the late Nabob Wallajah, the said Rung Row was a serishtadar in the service of his said Highness in the Dustgurdan or Loan department; and that in respect of the hereinbefore recited Claim so made as aforesaid by the said Rung Row, there was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due to him on account of arrears of pay from the representatives of his Highness the said late Nabob Wallajah, the aggregate sum, principal and interest, of one thousand and ninety-three Star Pagodas nine fanams and forty-nine cash (S.P.^a 1,093. 9 f. 49 c.) or four hundred and thirty-seven Pounds five Shillings and tenpence sterling (£. 437. 5s. 10d.): And we do further find, That in respect of the Claim made upon his Highness the said late Nabob Omdut ul Omrah, the said Rung Row was retained as serishtadar in the service of his said Highness, in the Dustgurdan or Loan department, and that the sum stated in the schedule, of the Claim of the said Rung Row, as the original amount of the arrears of pay due to him from the representatives of his said late Highness the Nabob Omdut ul Omrah, is five hundred and seventy-eight Star Pagodas thirty-eight fanams and fifty-three cash (S.P.^a 578. 38 f. 53 c.): And we do further find, That in part discharge of the principal of the said arrears, the sum of three hundred and forty-two Star Pagodas thirty-eight fanams and twenty cash (S.P.^a 342. 38 f. 20 c.) was on the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Rung Row by the Government of Madras, on the part of the said United Company, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, That in further discharge of the principal of the said arrears, calculated by the Commissioners at Madras, at the sum of five hundred and seventy-eight Star Pagodas thirty-six fanams and eighteen cash (S.P.^a 578. 36 f. 18 c.)

N^o 564.

CLAIMS
N^o 836 in the London
Gazette of the 9th
December 1809;
and,
N^o 743 in the London
Gazette of the 2d
September 1809;
and,
N^{os} 1,156 and 1,153 in
the Fifth Report to
Parliament.

Rung Row, (Son
of Ram Row).

Absolute
Adjudications
in favour of
Claimants.

the further sum of two hundred and thirty-five Star Pagodas thirty-one fanams and seven and one-half cash (S.P. 235. 31 f. 7½ c.) was, on or about the eighth day of August, in the year of our Lord one thousand eight hundred and nine, paid to the said Rung Row by the Government of Madras aforesaid, on the part of the said United Company, and that a Claim for the said sum hath also been preferred before us, by the said United Company: And we do further find, upon making up an account of the arrears of ¹⁸⁰⁹ due to the said Rung Row, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P. 675. 26 f. 56 c.) or two hundred and seventy Pounds five Shillings and one penny one farthing sterling (£. 270. 5 s. 1½ d.) was and still is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Rung Row, and his representatives: And we do further find, That of the said aggregate amount of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P. 675. 26 f. 56 c.) the sum of five hundred and six Star Pagodas five fanams and forty-two cash (S.P. 506. 5 f. 42 c.) or two hundred and two Pounds nine Shillings and three farthings sterling (£. 202. 9 s. 0¾ d.) is in respect of the said hereinbefore recited payments, due and owing to the said United Company, and that the sum of one hundred and sixty-nine Star Pagodas twenty-one fanams and fourteen cash (S.P. 169. 21 f. 14 c.) or sixty-seven Pounds sixteen Shillings and one halfpenny sterling (£. 67. 16 s. 0½ d.) being the remainder of the said aggregate, is due and owing to the said Rung Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P. 675. 26 f. 56 c.) or two hundred and seventy Pounds five Shillings and one penny one farthing sterling (£. 270. 5 s. 1½ d.) was and still is justly due and owing, in respect of the arrears of pay claimed as aforesaid, from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Rung Row and his representatives: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Omdut ul Omrah, for arrears of civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of five hundred and six Star Pagodas five fanams and forty-two cash (S.P. 506. 5 f. 42 c.) or two hundred and two Pounds nine Shillings and three farthings sterling (£. 202. 9 s. 0¾ d.) being a portion of the said aggregate sum of six hundred and seventy-five Star Pagodas twenty-six fanams and fifty-six cash (S.P. 675. 26 f. 56 c.) or two hundred and seventy Pounds five Shillings and one penny one farthing sterling (£. 270. 5 s. 1½ d.) found due as aforesaid from the representatives of the said late Nabob Omdut ul Omrah, is justly due and owing to the said United Company of Merchants of England trading to the East Indies, and that the said United East India Company have and shall have right to participate to the amount of the said sum of five hundred and six Star Pagodas five fanams and forty-two cash (S.P. 506. 5 f. 42 c.) or two hundred and two Pounds nine Shillings and three farthings sterling (£. 202. 9 s. 0¾ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of one hundred and sixty-nine Star Pagodas twenty-one fanams and fourteen cash (S.P. 169. 21 f. 14 c.) or sixty-seven Pounds sixteen Shillings and one halfpenny sterling (£. 67. 16 s. 0½ d.) being the remaining portion of the said debt, is due and owing to the said Rung Row, in respect of the Claim so made as aforesaid upon his said Highness the Nabob Omdut ul Omrah, and that the said Rung Row hath and shall have right to participate to the amount of the said sum of one hundred and sixty-nine Star Pagodas twenty-one fanams and fourteen cash (S.P. 169. 21 f. 14 c.) or sixty-seven Pounds sixteen Shillings and one halfpenny sterling (£. 67. 16 s. 0½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of one thousand and ninety-three Star Pagodas nine fanams and forty-nine cash (S.P. 1,093. 9 f. 49 c.) or four hundred and thirty-seven Pounds five Shillings and ten-pence sterling (£. 437. 5 s. 10 d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Wallah Jah to the said Rung Row, in respect of the Claim so made as aforesaid upon his said Highness: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the late Nabob Wallajah, for arrears of civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the said Rung Row hath and shall have right to participate to the amount of the said sum of one thousand and ninety-three Star Pagodas nine fanams and forty-nine cash (S.P. 1,093. 9 f. 49 c.) or four hundred and thirty-seven Pounds five Shillings and ten-pence sterling (£. 437. 5 s. 10 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said hereinbefore recited Claims, or the debt or debts claimed thereon, at the instance of the said Rung Row, or the said United Company, or of any person or persons whatsoever. In witness whereof, we the

the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have heretunto set our hands, the eighth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

Absolute
Adjudications
in favour of
Claimants.

CLAIM N° 980 in our Fifth Report.

N° 565.

CLAIM
N° 742 in the London
Gazette of the 2d
September 1809;
and,
N° 980 in the Fifth
Report to Parlia-
ment.

Narain Row, (Son
of Soobrow).

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Narain Row (son of Soobrow) of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Narain Row, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of two hundred and thirty-seven Star Pagodas and thirty-five fanams (S.P. 237. 35 f.) stated to be the balance of his account with his Highness the said late Nabob Omdut ul Omrah, after deducting the sum of two hundred and seventy-four Star Pagodas twelve fanams and fifty cash (S.P. 274. 12 f. 50 c.) as having been paid to the Claimant by the said United East India Company, which said balance of two hundred and thirty-seven Star Pagodas and thirty-five fanams (S.P. 237. 35 f.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and sixty-five Star Pagodas twenty-three fanams and thirty cash (S.P. 365. 23 f. 30 c.) or one hundred and forty-six Pounds and four Shillings sterling (£. 146. 4s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Narain Row was a mohurrir of the Dewanee Hindec Duffer of the Carnatic, and that the sum stated in the schedule, of the claim of the said Narain Row, as the original amount of the arrears of pay due to him from the representatives of his said late Highness the Nabob Omdut ul Omrah, is five hundred and forty-eight Star Pagodas five fanams and fifty cash (S.P. 548. 5 f. 50 c.): And we do further find, That in part discharge of the principal of the said arrears, the sum of two hundred and seventy-four Star Pagodas twelve fanams and fifty cash (S.P. 274. 12 f. 50 c.) was, on the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Narain Row, by the Government of Madras, on the part of the said United Company, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the said Narain Row, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of four hundred and ninety-nine Star Pagodas twenty-three fanams and sixty-three cash (S.P. 499. 23 f. 63 c.) or one hundred and ninety-nine Pounds sixteen Shillings and sixpence farthing sterling (£. 199. 16s. 6½ d.) was and still is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Narain Row and his representatives: And we do further find, That of the said aggregate amount of four hundred and ninety-nine Star Pagodas twenty-three fanams and sixty-three cash (S.P. 499. 23 f. 63 c.) or one hundred and ninety-nine Pounds sixteen Shillings and sixpence farthing sterling (£. 199. 16s. 6½ d.) the sum of two hundred and forty-eight Star Pagodas thirty-nine fanams and five cash (S.P. 248. 39 f. 5 c.) or ninety-nine Pounds eleven Shillings and five-pence farthing sterling (£. 99. 11s. 5½ d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is in respect of the hereinbefore rected payment, due and owing to the said United East India Company, and that the sum of two hundred and fifty Star Pagodas twenty-six fanams and fifty-eight cash (S.P. 250. 26 f. 58 c.) or one hundred Pounds five Shillings and one penny sterling (£. 100. 5s. 1 d.) being the remainder of the said aggregate, is due and owing to the said Narain Row: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of four hundred

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and ninety-nine Star Pagodas twenty-three fanams and sixty-three cash (S.P. 499. 23 f. 63 c.) or one hundred and ninety-nine Pounds sixteen Shillings and sixpence farthing sterling (£. 199. 16 s. 6 1/4 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Narain Row, and his representatives: And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabob Omdut ul Omrah for civil pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of two hundred and forty-eight Star Pagodas thirty-nine fanams and five cash (S.P. 248. 39 f. 5 c.) or ninety-nine Pounds eleven Shillings and five-pence farthing sterling (£. 99. 11 s. 5 1/4 d.) being a portion of the said aggregate sum of four hundred and ninety-nine Star Pagodas twenty-three fanams and sixty-three cash (S.P. 499. 23 f. 63 c.) or one hundred and ninety-nine Pounds sixteen Shillings and sixpence farthing sterling (£. 199. 16 s. 6 1/4 d.) found due as aforesaid from the representatives of the said late Nabob Omdut ul Omrah, is justly due and owing to the said United Company of Merchants of England trading to the East Indies; and that the said United East India Company have and shall have right to participate to the amount of the said sum of two hundred and forty-eight Star Pagodas thirty-nine fanams and five cash (S.P. 248. 39 f. 5 c.) or ninety-nine Pounds eleven Shillings and five-pence farthing sterling (£. 99. 11 s. 5 1/4 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of two hundred and fifty Star Pagodas twenty-six fanams and fifty-eight cash (S.P. 250. 26 f. 58 c.) or one hundred Pounds five Shillings and one penny sterling (£. 100. 5 s. 1 d.) is due and owing to the said Narain Row; and that the said Narain Row hath and shall have right to participate to the amount of the said sum of two hundred and fifty Star Pagodas twenty-six fanams and fifty-eight cash (S.P. 250. 26 f. 58 c.) or one hundred Pounds five Shillings and one penny sterling (£. 100. 5 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, or the debt or debts claimed thereon at the instance of the said Narain Row, or of the said United Company, or of any person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the eleventh day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM Part of N° 324 in our Fifth Report.

N° 566.

CLAIM

Part of N° 538 in the
London Gazette of
the 18th July 1809;
and,
Part of N° 324 in the
Fifth Report to Par-
liament.

*Bussunt Rae, as
Heir of his Grand-
father Bhowannee
Doss.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Bussunt Rae of Madras in the East Indies, as heir of his grandfather Bhowannee Doss, also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Bussunt Rae, as heir as aforesaid, upon his Highness the said late Nabob Wallah Jah, for the principal sum of one thousand five hundred and three Rupees (R° 1,503.) which with the arrears of interest alledged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand and seventy-five Rupees twenty-six fanams and five cash (R° 4,075. 26 f. 5 c.) or four hundred and sixty Pounds and eleven Shillings sterling (£. 460. 11 s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Bhowannee Doss was a mooshrif of infantry in the service of his Highness the Nabob Wallah Jah, and that a Tankah bearing date the twenty-third Zeehidge, eleven hundred and ninety-three of the Hegyra, was granted by his said Highness in favour of the said Bhowannee Doss, for the said principal sum of one thousand five hundred and three Rupees (R° 1,503.): And we do further find, upon making up an account of the pay due to the said late Bhowannee Doss, agreeably to the principles

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in favour of
Claimants.**

of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of one thousand one hundred and twenty-five Star Pagodas twenty-six fanams and seventy-two cash (S. P. 1,125. 26 f. 72 c.) or four hundred and fifty Pounds five Shillings and one penny halfpenny sterling (£. 450. 5s. 1½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallah Jah to the said Bussunt Rae, as heir of the said late Bhowannee Doss: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of one thousand one hundred and twenty-five Star Pagodas twenty-six fanams and seventy-two cash (S. P. 1,125. 26 f. 72 c.) or four hundred and fifty Pounds five Shillings and one penny halfpenny sterling (£. 450. 5s. 1½d.) was and still is justly due and owing from the representatives of his Highness the said Nabob Wallah Jah to the said Bussunt Rae, as heir of the said late Bhowannee Doss: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallah Jah for pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the said Bussunt Rae, as heir of the said Bhowannee Doss, hath and shall have right to participate to the amount of the said sum of one thousand one hundred and twenty-five Star Pagodas twenty-six fanams and seventy-two cash (S. P. 1,125. 26 f. 72 c.) or four hundred and fifty Pounds five Shillings and one penny halfpenny sterling (£. 450. 5s. 1½d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the late Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah or the debt claimed thereon, at the instance of the said Bussunt Rae, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the nineteenth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM Part of N° 324 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Bussunt Rae of Madras, in the East Indies, son of Incharam, son of Bhowany Doss, both also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Bussunt Rae as aforesaid; upon their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, for arrears of pay due by their said late Highnesses to his father the said late Incharam, in part security for which arrears the said Bussunt Rae hath produced the Tunkah hereinafter mentioned; but for the principal amount of which arrears he hath referred to the Dufters of their said late Highnesses; and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Incharam was a mooshrif of the infantry under their said late Highnesses the Nabobs Wallajah and Omdut ul Omrah; and that in respect to the Claim upon his Highness the Nabob Wallajah, a Tunkah bearing date the twenty-third Zeehij, eleven hundred and ninety-three of the Hegyra, was granted by his said late Highness in payment of the arrears of the said Incharam "the son of Bhowannee Doss," for the principal sum of seven hundred and fourteen Rupees and twelve annas (R. 714. 12 a): And we do further find, upon making up an account of the pay due from the said Nabob Wallajah to the said Incharam, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one

N° 567.

CLAIM
Part of N° 324 in the
London Gazette of
the 15th July 1809;
and,
Part of N° 324 in the
Fifth Report to Par-
liament.

*Bussunt Rae, Son
of Incharam, Son
of Bhowanny Doss.*

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in favour of
Claimants.

thousand eight hundred and four, the aggregate amount principal and interest due from the representatives of his Highness the said late Nabob Wallajah to the said Incharam, was six thousand and forty Rupees and fifteen anas (R⁶ 6,040. 15a¹⁵); and we do further find, upon making up an account of the pay due from the said late Nabob Omdut ul Omrah to the said Incharam, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate amount principal and interest due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Incharam, was one thousand three hundred and eleven Rupees eleven anas and seven pice (R¹ 1,371. 11a¹¹ 7p.); And we do further find, That certain doubts exist as to the value of the Rupee in which the pay on the said two articles of Claim is calculated: And we do further find, That taken at the highest value of the Rupee, the aforesaid aggregate found due against his said Highness the Nabob Wallajah, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts to one thousand seven hundred and twenty-five Star Pagodas forty-one fanams and nineteen cash (S. P¹ 1,725. 41 f. 19c.) or six hundred and ninety Pounds seven Shillings and ten-pence sterling (£. 690. 7s. 10d.); or taken at the lowest value of the Rupee, to one thousand one hundred and fifty Star Pagodas twenty-seven fanams and forty cash (S. P¹ 1,150. 27 f. 40c.) or four hundred and sixty Pounds five Shillings and three-pence sterling (£. 460. 5s. 3d.): And we do further find, That taken at the highest value of the Rupee, the aforesaid aggregate found due against his Highness the said Nabob Omdut ul Omrah, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amounts to three hundred and seventy-four Star Pagodas thirty-two fanams and fifty-five cash (S. P¹ 374. 32 f. 55c.) or one hundred and forty-nine Pounds eighteen Shillings and three-pence sterling (£. 149. 18s. 3d.) or taken at the lowest value of the Rupee, to two hundred and forty-nine Star Pagodas thirty-five fanams and sixty-four cash (S. P¹ 249. 35 f. 64c.) or ninety-nine Pounds eighteen Shillings and ten-pence sterling (£. 99. 18s. 10d.): And we do therefore find, That it is expedient to suspend for further inquiry in India, the difference between the said sums taken at the different value of the Rupees aforesaid, namely in reference to the article of Claim upon the Nabob Wallajah, five hundred and seventy-five Star Pagodas thirteen fanams and fifty-nine cash (S. P¹ 575. 13 f. 59c.) or two hundred and thirty Pounds two Shillings and seven-pence sterling (£. 230. 2s. 7d.) and in reference to the article of Claim upon the Nabob Omdut ul Omrah, one hundred and twenty-four Star Pagodas thirty-eight fanams and seventy-one cash (S. P¹ 124. 38 f. 71c.) or forty-nine Pounds nineteen Shillings and five-pence (£. 49. 19s. 5d.) and the said sums are therefore not included in the present Award: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the aforesaid sums calculated at the lowest rate of the Rupee, namely in reference to the article of Claim upon the Nabob Wallajah, one thousand one hundred and fifty Star Pagodas twenty-seven fanams and forty cash (S. P¹ 1,150. 27 f. 40c.) or four hundred and sixty Pounds five Shillings and three-pence sterling (£. 460. 5s. 3d.); and in reference to the article of Claim upon the Nabob Omdut ul Omrah, two hundred and forty-nine Star Pagodas thirty-five fanams and sixty-four cash (S. P¹ 249. 35 f. 64c.) or ninety-nine Pounds eighteen Shillings and ten-pence sterling (£. 99. 18s. 10d.) making together the aggregate sum of one thousand four hundred Star Pagodas twenty-one fanams and twenty-four cash (S. P¹ 1,400. 21 f. 24c.) or five hundred and sixty Pounds four Shillings and one penny sterling (£. 560. 4s. 1d.) were on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of his Highness the said Nabob Wallajah, and of his Highness the said Nabob Omdut ul Omrah, to the said Bussunt Rae^C as aforesaid; and that the said Bussunt Rae hath and shall have right to participate to the amount of the said sum of one thousand four hundred Star Pagodas twenty-one fanams and twenty-four cash (S. P¹ 1,400. 21 f. 24c.) or five hundred and sixty Pounds four Shillings and one penny sterling (£. 560. 4s. 1d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts, being debts contracted for civil pay due from the said late Nabobs Wallah Jah and Omdut ul Omrah, are and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallah Jah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said two articles of Claim, or in respect of the said Tunkah, or the debt or debts claimed thereon, at the instigation of the said Bussunt Rae, or of any other person or persons whatsoever, save and except as hereinbefore excepted: And we do further Award and Order, That the original Tunkah aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis have hereunto set our hands, the nineteenth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,136 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 568.

CLAIM
N° 795 in the London
Gazette of the 9th
December 1809;
and,
N° 1,136 in our Fifth
Report to Parlia-
ment.

*Bussunt Rae, (alias
Roy Bussunt Roy)
Son of Incharam.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot, and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Bussunt Rae (alias Roy Bussunt Roy) of Madras in the East Indies, (son of Incharam) hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Bussunt Rae, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of six hundred and eight Star Pagodas thirty-two fanams and sixty-five cash (S.P. 608. 32 f. 65 c.) stated to be the balance of his account with his Highness the said late Nabob Omdut ul Omrah, after deducting the sum of two hundred and seventy-four Star Pagodas and twelve fanams (S.P. 274. 12 f.) as having been paid to the Claimant by the said United East India Company, which said balance of six hundred and eight Star Pagodas thirty-two fanams and sixty-five cash (S.P. 608. 32 f. 65 c.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven hundred and fifty-six Star Pagodas twenty-nine fanams and eight cash (S.P. 756. 29 f. 8 c.) or three hundred and two Pounds and thirteen Shillings sterling (£. 302. 13 s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Bussunt Rae was a moushrif of infantry under his Highness the said late Nabob Omdut ul Omrah, and that the sum stated in the schedule of the Claim of the said Bussunt Rae, as the original amount of the arrears of pay due to him from the representatives of his Highness the said late Nabob Omdut ul Omrah, is eight hundred and eighty-three Star Pagodas two fanams and sixty-five cash (S.P. 883. 2 f. 65 c.): And we do further find, That in part discharge of the principal of the said arrears, the sum of two hundred and seventy-four Star Pagodas and twelve fanams (S.P. 274. 12 f.) was on or about the fifteenth day of November, in the year of our Lord one thousand eight hundred and six, paid to the said Bussunt Rae by the government of Madras, on the part of the said United East India Company, and that a Claim for the said sum hath been preferred before us, by the said United Company: And we do further find, upon making up an account of the arrears of pay due from the said Nabob Omdut ul Omrah to the said Bussunt Rae, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate amount (principal and interest) due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Bussunt Rae, was the sum of seven hundred and thirty-six Star Pagodas one fanam and thirty-nine cash (S.P. 736. 1 f. 39 c.) or two hundred and ninety-four Pounds eight Shillings and three-pence halfpenny sterling (£. 294. 8 s. 3½ d.): And we do further find, That of the said aggregate amount of seven hundred and thirty-six Star Pagodas one fanam and thirty-nine cash (S.P. 736. 1 f. 39 c.) or two hundred and ninety-four Pounds eight Shillings and three-pence halfpenny sterling (£. 294. 8 s. 3½ d.) the sum of two hundred and forty-nine Star Pagodas thirteen fanams and thirteen cash (S.P. 249. 13 f. 13 c.) or ninety-nine Pounds fourteen Shillings and sixpence sterling (£. 99. 14 s. 6 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is in respect of the said hereinbefore recited payment, due and owing to the said United Company, and that the sum of four hundred and eighty-six Star Pagodas thirty-fanams and twenty-six cash (S.P. 486. 30 f. 26 c.) or one hundred and ninety-four Pounds thirteen Shillings and nine-pence halfpenny sterling (£. 194. 13 s. 9½ d.) being the remainder of the said aggregate, was and still is justly due and owing to the said Bussunt Rae: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of seven hundred and thirty-six Star Pagodas one fanam and thirty-nine cash (S.P. 736. 1 f. 39 c.) or two hundred and ninety-four Pounds eight Shillings and three-pence halfpenny sterling (£. 294. 8 s. 3½ d.) was and still is justly due and owing from the representatives of his Highness the late Nabob Omdut ul Omrah, to the said Bussunt Rae and his representatives: And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabob Omdut ul Omrah for pay, is and shall be comprised in the First Class of Debts under the

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Claimants.

said Indenture: And we do further Award and Adjudge, That the sum of two hundred and forty-nine Star Pagodas thirteen fanams and thirteen cash (S.P. 249. 13 f. 13 c.) or ninety-nine Pounds fourteen Shillings and sixpence sterling (£. 99. 14s. 6d.) being a portion of the said aggregate sum of seven hundred and thirty-six Star Pagodas one fanam and thirty-nine cash (S.P. 736. 1 f. 39 c.) or two hundred and ninety-four Pounds eight Shillings and three-pence halfpenny sterling (£. 294. 8s. 3½d.) found due as aforesaid, from the representatives of his Highness the said late Nabob Omdut ul Omrah, is justly due and owing to the said United Company of Merchants of England trading to the East Indies; and that the said United East India Company have and shall have right to participate to the amount of the said sum of two hundred and forty-nine Star Pagodas thirteen fanams and thirteen cash (S.P. 249. 13 f. 13 c.) or ninety-nine Pounds fourteen Shillings and sixpence sterling (£. 99. 14s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of four hundred and eighty-six Star Pagodas thirty fanams and twenty-six cash (S.P. 486. 30 f. 26 c.) or one hundred and ninety-four Pounds thirteen Shillings and nine-pence halfpenny sterling (£. 194. 13s. 9½d.) being the remainder of the said aggregate amount, was and still is justly due and owing to the said Bussunt Rae, and that the said Bussunt Rae hath and shall have right to participate to the amount of the said sum of four hundred and eighty-six Star Pagodas thirty fanams and twenty-six cash (S.P. 486. 30 f. 26 c.) or one hundred and ninety-four Pounds thirteen Shillings and nine-pence halfpenny sterling (£. 194. 13s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said Claim or the debt claimed thereon, at the instance of the said Bussunt Rae, or of the said United Company, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the nineteenth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N° 849 in our Fifth Report.

N° 570.

CLAIM
N° 676 in the London
Gazette of the 2d
September 1809;
and,
N° 849 in the Fifth
Report to Parlia-
ment.

Jan Mohummud,
Son and Repre-
sentative of Mo-
hummud Maun,
deceased.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Jan Mohummud of the East Indies, as son and representative of Mohummud Maun, deceased, formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Jan Mohummud on behalf of the estate of his father the said late Mohummud Maun and of others, for the sum of six hundred and thirty Star Pagodas (S.P. 630) being the amount principal due upon a Tunkah of his Highness the said late Nabob Omdut ul Omrah, under date the twenty-first of Rujeb, twelve hundred and twelve of the Hegyra, which said principal sum of six hundred and thirty Star Pagodas (S.P. 630) would, with arrears of interest, amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven hundred and sixty-three Star Pagodas twenty-four fanams and twenty-eight cash (S.P. 763. 24 f. 28 c.) or three hundred and five Pounds eight Shillings and seven-pence three-farthings sterling (£. 305. 8s. 7¼d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Mohummud Maun and nine others were in the service of the said late Nabob Omdut ul Omrah as bheestees or water-carriers: And we do further find, That the said Nabob Omdut ul Omrah granted a Tunkah in favour of the said "Mohummud Maun and others, water-carriers," bearing date the twenty-first Rujeb, twelve hundred and twelve of the Hegyra, for the sum of six hundred and thirty Star Pagodas (S.P. 630) purporting to be "on account of pay to Mohummud Maun and others

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set forth: And whereas George Moubray and Charles Binny, being the surviving Trustees, who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a claim by the said Lutchma Bibee as aforesaid, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of eight thousand Star Pagodas (S.P^a 8,000); which, with arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nineteen thousand four hundred and sixty-eight Star Pagodas (S.P^a 19,468.) or seven thousand seven hundred and eighty-seven Pounds and four Shillings sterling (£. 7,787. 4s.); and having also taken into consideration a Claim made by the said George Moubray, and Charles Binny, Trustees as aforesaid named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid, by the said Lutchma Bibee as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Roy Boodh Sing had money transactions with his Highness the late Nabob Omdut ul Omrah, and that on an adjustment of account taking place between his said Highness and the said Kishen Sing alias Mukh Mull, son and administrator of the said late Roy Boodh Sing, his said Highness granted a Bond bearing date the first Remzan, eleven hundred and ninety-five of the Hegyra, in favour of the said Kishen Sing, son of Roy Boodh Sing, for the principal sum of seven thousand Star Pagodas (S.P^a 7,000): And we do further find, That at the time of the said adjustment of account, the said Kishen Sing alias Mukh Mull, advanced the sum of one thousand Star Pagodas (S.P^a 1,000) as a loan to his said Highness the late Nabob Omdut ul Omrah, and that his said Highness (as a security for the same) granted his Bond to the said Kishen Sing, bearing date the first Remzan, eleven hundred and ninety-five of the Hegyra, for the principal sum of one thousand Star Pagodas (S.P^a 1,000): And we do further find, on making up an account of the original advances agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That in respect of the portion of Claim founded upon the hereinbefore recited Bond for seven thousand Star Pagodas (S.P^a 7,000) there was justly due and owing on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the late Nabob Omdut ul Omrah, to the representatives of the late Kishen Sing alias Mukh Mull, the aggregate sum of fifteen thousand five hundred and nine Star Pagodas three fanams and twenty-five cash (S.P^a 15,509. 3 f. 25 c.) or six thousand two hundred and three Pounds twelve Shillings and seven-pence halfpenny sterling (£. 6,203. 12 s. 7½ d.); and that in respect of the portion of Claim founded on the hereinbefore recited Bond for one thousand Star Pagodas (S.P^a 1,000) there was justly due and owing on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the late Nabob Omdut ul Omrah, to the representatives of the late Kishen Sing alias Mukh Mull, the aggregate sum of two thousand one hundred and thirty-six Star Pagodas eighteen fanams and thirty-two cash (S.P^a 2,136. 18 f. 32 c.) or eight hundred and fifty-four Pounds eleven Shillings and sixpence sterling (£. 854. 11 s. 6d.) And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said two before recited sums, forming together the aggregate sum of seventeen thousand six hundred and forty-five Star Pagodas twenty-one fanams and fifty-seven cash (S.P^a 17,645. 21 f. 57 c.) or seven thousand and fifty-eight Pounds four Shillings and one-penny halfpenny sterling (£. 7,058. 4 s. 1½ d.) and no more, were justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Lutchma Bibee, widow and administratrix as aforesaid, and her assigns: And we do further Award and Order, That the said debt being a debt contracted for monies, *bond fide* lent to his Highness the said Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of sixteen thousand seven hundred and sixty-three Star Pagodas ten fanams and eleven cash (S.P^a 16,763. 10 f. 11 c.) or six thousand seven hundred and five Pounds five Shillings and eleven-pence sterling (£. 6,705. 5 s. 11d.) being a portion of the said debt, is due and owing to Lutchma Bibee, widow and administratrix as aforesaid, and that the said Lutchma Bibee, hath and shall have right to participate to the amount of the said sum of sixteen thousand seven hundred and sixty-three Star Pagodas ten fanams and eleven cash (S.P^a 16,763. 10 f. 11 c.) or six thousand seven hundred and five Pounds five Shillings and eleven-pence sterling (£. 6,705. 5 s. 11d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of eight hundred and eighty-two Star Pagodas eleven fanams and forty-six cash (S.P^a 882. 11 f. 46 c.) or three hundred and fifty-two Pounds eighteen Shillings and two-pence half-penny sterling (£. 352. 18 s. 2½ d.) being the remaining portion of the said debt, is due and owing to George Moubray and Charles Binny assignees as aforesaid, and that the said George Moubray and Charles Binny have and shall have right to participate to the amount of the said sum of eight hundred and eighty-two

two Star Pagodas eleven fanams and forty-six cash (S.P. 88s. 11 f. 46 c.) or three hundred and fifty-two Pounds eighteen Shillings and two-pence halfpenny sterling (£. 352. 18s. 2½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors, or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever, in respect of the said two bonds, them or either of them, or the debt or debts claimed thereon, at the instance of the said Lutchma Bibee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the two original Bonds aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixth day of February, in the year of our Lord one thousand eight hundred and twenty-one.

Absolute
Adjudications
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 990 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer Ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratnah Boye of the East Indies, and Ramcoore Boye since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker, also late of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcoore Boye did by a Deed bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie of Madras in the East Indies, one-twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and the said Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie and John Innes of Broad-street Buildings London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several claims made by them respectively as aforesaid under the said Indenture: And whereas Samuel Johnson of Gloucester-place in the county of Middlesex, and Charles Binny of Howland-street Fitzroy-square in the said county, have in virtue of certain trusts, created by a certain Deed bearing date the second day of February, in the year of our Lord one thousand eight hundred and one, exhibited a Claim to the one twentieth part of the debt claimed as hereinafter recited, upon the representatives of his Highness the said late Ameer ul Omrah by the said Ratnah Boye and Ramcoore Boye as aforesaid, and have accordingly become parties to the aforesaid Indenture of the tenth day July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them as aforesaid under the said Indenture: And whereas it hath been established to the satisfaction of us the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis That by allowing all such sums as have been claimed and may be found justly due and owing from his said Highness the late Ameer ul Omrah, the admissions to participate in the said fund, in respect of the debts contracted by his said Highness, will not exceed in amount the property belonging to his said Highness, which passed on his death into the hands of the late Nabob Wallajah, and which otherwise would have been wholly liable to the satisfaction of the debts of his Highness the said late Ameer; and that there are all such debts, agreeably to the directions of the seventh clause of the aforesaid Indenture, bearing date the tenth day of July, in the year of our Lord

N° 572.

CLAIM
N° 487 in the London
Gazette of the 15th
July 1809; and
N° 990 in the Fifth
Report to Parlia-
ment.

*Ratnah Boye, and
Ramcoore Boye,
since deceased,
describing them-
selves as personal
Representatives of
Neelcanta Tawker.*

Absolute
Adjudications
in favour of
Claimants.

one thousand eight hundred and five, are payable by the representatives of the said late Nabob Wallajah: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration two items of Claim made by the said Ratnah Boye and Ramcovore Boye as aforesaid, upon his Highness the said late Ameer ul Omrah, the first for the principal sum of seven thousand six hundred and seventy-eight Star Pagodas thirty-eight fanams and fifty-five cash (S.P^a 7,678. 38f. 55c.) as a balance upon a bond of his said late Highness the Ameer ul Omrah, for the sum of ten thousand five hundred Star Pagodas (S.P^a 10,500) in favour of Neelcanta Tawker, which said principal sum of seven thousand six hundred and seventy-eight Star Pagodas thirty-eight fanams and fifty-five cash (S.P^a 7,678. 38f. 55c.) with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-seven thousand three hundred and eighty-five Star Pagodas thirty-five fanams and twenty-one cash (S.P^a 27,385. 35f. 21c.) or ten thousand nine hundred and fifty-four Pounds six Shillings and three-pence sterling (£. 10,954. 6s. 3d.) the second for the principal sum of eight thousand five hundred Star Pagodas (S.P^a 8,500.) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-one thousand three hundred and fifteen Star Pagodas thirty fanams and sixteen cash (S.P^a 21,315. 30f. 16c.) or eight thousand five hundred and twenty-six Pounds five Shillings and four-pence sterling (£. 8,526. 5s. 4d.); and having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignees as aforesaid, for the one-twentieth part as aforesaid of the sums claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having also taken into consideration a Claim made by the said Samuel Johnson and Charles Binny as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Neelcanta Tawker sold certain jewels to his Highness the said late Ameer ul Omrah, and that his said Highness, in security for the payment thereof, granted two Bonds, the first purporting to be in favor of Neelcanta Tawker, for the sum of ten thousand five hundred Star Pagodas (S.P^a 10,500.) and bearing date the nineteenth day of Zeehij, eleven hundred and eighty-nine of the Hegyra; the second purporting to be in favor of Jagnath Thakur, for the sum of eight thousand five hundred Star Pagodas (S.P^a 8,500.) "for the price of jewels formerly purchased from the late Neelcanta Tawker Soucar," &c. and bearing date the twenty-second Rubbeeoolawul, eleven hundred and ninety-six of the Hegyra: And we do further find, on making up an account of the original transactions, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum of thirty-nine thousand nine hundred and eighty-one Star Pagodas nine fanams and seventy-five cash S.P^a 39,981. 9f. 75c.) or fifteen thousand nine hundred and ninety-two Pounds nine Shillings and eleven-pence sterling (£. 15,992. 9s. 11d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Wallah Jah, to the representatives of the said Neelcanta Tawker: And we do further find, That the Claim of the said Samuel Johnson and Charles Binny, for the one-twentieth part thereof, that is to say, for the sum of one thousand nine hundred and ninety-nine Star Pagodas two fanams and forty-eight cash (S.P^a 1,999. 2f. 48c.) or seven hundred and ninety-nine Pounds twelve Shillings and sixpence sterling (£. 799. 12s. 6d.) requires further investigation in India, and is therefore withdrawn from the present Award: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of thirty-nine thousand nine hundred and eighty-one Star Pagodas nine fanams and seventy-five cash (S.P^a 39,981. 9f. 75c.) or fifteen thousand nine hundred and ninety-two Pounds nine Shillings and eleven-pence sterling (£. 15,992. 9s. 11d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallah Jah to the representatives of the said Neelcanta Tawker: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Ameer ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Order, That the sum of one thousand nine hundred and ninety-nine Star Pagodas two fanams and forty-eight cash (S.P^a 1,999. 2f. 48c.) or seven hundred and ninety-nine Pounds twelve Shillings and sixpence sterling (£. 799. 12s. 6d.) being the one-twentieth part of the said debt claimed as aforesaid by the said Samuel Johnson and Charles Binny, shall for further investigation be reserved and excepted from this present Award, and it is hereby reserved and excepted accordingly: And we do further Award and Adjudge, That the sum of one thousand nine hundred and ninety-nine Star Pagodas two fanams and forty-eight cash (S.P^a 1,999. 2f. 48c.) or seven hundred and ninety-nine Pounds twelve Shillings and sixpence sterling (£. 799. 12s. 6d.) being a further portion of the said debt, is due and owing to the said William Fairlie and John Innes assignees as aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of one thousand nine hundred and ninety-nine Star Pagodas two fanams and forty-eight cash (S.P^a 1,999. 2f. 48c.) or seven hundred and ninety-nine Pounds twelve Shillings and sixpence sterling (£. 799. 12s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of thirty-five thousand nine hundred and eighty-three Star Pagodas four fanams and fifty-nine cash (S.P^a

(S.P. 35,983. 4f. 59c.) or fourteen thousand three hundred and ninety-three Pounds four Shillings and eleven-pence sterling (£. 14,393. 4s. 11d.) being the remainder of the said debt, is due and owing to the said Ratnah Boye, administratrix of Viswanada Tawker, executor and heir of Jaganada Tawker, and as attorney of the said Jaganada Tawker, administrator of the said herejnbefore named Neelcanta Tawker, for the benefit of the legal representatives of the said Neelcanta Tawker; and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of thirty-five thousand nine hundred and eighty-three Star Pagodas four fanams and fifty-nine cash (S.P. 35,983. 4f. 59c.) or fourteen thousand three hundred and ninety-three Pounds four Shillings and eleven-pence sterling (£. 14,393. 4s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Ameer ul Omrah and of the said Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever, in respect of the said two Bonds, them or either of them, or the debt or debts claimed thereon at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever, save and except as hereinbefore excepted: And we do further Award and Order, That the two original Bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the eighth day of February, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM Noticed in our First Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late John Pybus, the last surviving partner of the late firm of John Pybus, John Grant and Paggen Hale, formerly of New Bond-street in the county of Middlesex, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said John Pybus upon his Highness Omdut ul Omrah, for the principal sum of one thousand two hundred and fifty Star Pagodas (S.P. 1,250.) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand nine hundred and fifty-one Star Pagodas and twenty-one fanams (S.P. 2,951. 21f.) or one thousand one hundred and eighty Pounds and twelve Shillings sterling (£. 1,180. 12s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness Omdut ul Omrah granted a bond in favour of Mr. Adams, meaning thereby the late Reynold Adams of Madras in the East Indies, bearing date the first of Zihejs, eleven hundred and eighty-nine of the Hegyra [corresponding with the twenty-third day of January, in the year of our Lord one thousand seven hundred and seventy-six] for the principal sum of one thousand two hundred and fifty-three Star Pagodas and ten annas (S.P. 1,253. 10a.) advanced by way of loan from the said Reynold Adams to his said Highness: And we do further find, That the executors and residuary legacies of the said Reynold Adams, did by Deed bearing date the twenty-eighth day of March in the year of our Lord one thousand seven hundred and ninety-four, for the considerations therein contained, assign over [with other bonds] the said Bond, with the interest growing due thereon, to Sir John Call of Old Burlington-street Baronet, and John Fordyce of Cleveland-row Esquire: And we do further find, That by Deed bearing date the thirteenth day of January, in the thirty-fifth year of the reign of his late Majesty King George the Third, that is to say, in the year of our Lord one thousand seven hundred and ninety-five, the said Sir John Call, and the said John Fordyce, assigned the said Bond to the said Messieurs John Pybus, John Grant and Paggen Hale, in trust to pay certain monies, as is expressed in the said Deed: And we do further find, upon making up an account on the said Bond, agreeably to the principles of the aforesaid deed of Indenture of

Absolute
Adjudication
in favour of
Claimants.

N° 573.

CLAIM
N° 144 in the London
Gazette of the 10th
January 1807; and
Noticed in the First
Report to Parlia-
ment.

The late John
Pybus, the last
surviving Partner
of the late Firm of
John Pybus, John
Grant and Paggen
Hale.

**Absolute
Adjudications
in favour of
Claimants.**

the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of three thousand and twenty-seven Star Pagodas thirty-nine fanams and seventeen cash (S.P. 3,027. 39 f. 17 c.) or one thousand two hundred and eleven Pounds three Shillings and five-pence halfpenny sterling (£.1,211. 3s. 5½d.) and no more, was and still is justly due and owing from the representatives of his Highness the Nabob Omdut ul Omrah, to the representatives of the said John Pybus, in respect of the said Claim, in trust as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby award and adjudge, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of three thousand and twenty-seven Star Pagodas thirty-nine fanams and seventeen cash (S.P. 3,027. 39 f. 17 c.) or one thousand two hundred and eleven Pounds three Shillings and five-pence halfpenny sterling (£.1,211. 3s. 5½d.) is due and owing to George Cotford Call of Bond-street in the county of Middlesex, George Robson of Chirk in the county of Denbigh, Clerk, and Thomas Chandless of York-place Portman-square, in the said county of Middlesex, three of the executors named in the last will of the said John Pybus, to whom probate was granted on the twenty-seventh day of May, in the year of our Lord one thousand eight hundred and eight; and that the said George Cotford Call, George Robson and Thomas Chandless, have and shall have right to participate to the amount of the said sum of three thousand and twenty-seven Star Pagodas thirty-nine fanams and seventeen cash (S.P. 3,027. 39 f. 17 c.) or one thousand two hundred and eleven Pounds three Shillings and five-pence halfpenny sterling (£.1,211. 3s. 5½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted for money *bonâ fide* lent to his Highness Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond, or the debt claimed thereon at the instance of the representatives of the said late Sir John Call Baronet, or of the said late John Fordyce, or at the instance of any other person or persons whatsoever: And we do further Award and Order, That the said Bond shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the ninth day of February, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) George Parkhouse.

(Signed) BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount adjudicated in favour of }
Claimants, to the date of this Report, is, - - - } £. 2,241,150 3 10½

ABSOLUTE ADJUDICATIONS *against* CLAIMANTS.

CLAIM N° 1,374 in our Fifth Report.

Absolute
Adjudications
against
Claimants.

N° 538.

CLAIM
N° 538 in the London
Gazette of the 2d
September 1809;
and,
N° 1,374 in the Fifth
Report to Parli-
ament.

The late Firm of
Messieurs *Tulloh,
Brodie, Halyburton
and Company,*
Mortgagees of
*Nayer Ponna Pil-
lay,* and the said
*Nayer Ponna Pil-
lay.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late firm of Messieurs Tulloh, Brodie, Halyburton and Company, of Madras in the East Indies, mortgagees of Nayer Ponna Pillay of Madras aforesaid, and the said Nayer Ponna Pillay, have respectively become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors administrators, and assigns, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claims respectively made by the said late firm of Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees as aforesaid, and by the said Nayer Ponna Pillay, upon his Highness the said late Nabob Wallah Jah; first, upon an alleged Enayutnamah of his said Highness in favour of Ponna Pilla, dubash, (meaning the said Nayer Ponna Pillay) bearing date the nineteenth Zehrij, twelve hundred and one of the Hegyra, for the principal sum of four thousand Star Pagodas (S.P. 4,000); secondly, upon an alleged Enayutnamah of his said Highness in favour of Ponna Pilla, (meaning the said Nayer Ponna Pillay) bearing date the twenty-first Suffer, twelve hundred and four of the Hegyra, for the principal sum of twelve thousand Star Pagodas (S.P. 12,000); which said principal sums, with the interest alleged to be due thereon on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, are stated to amount together to the aggregate sum of twenty-eight thousand and thirty-two Star Pagodas nine fanams and twenty-six cash (S.P. 28,032. 91. 26 c.) or eleven thousand two hundred and twelve Pounds seventeen shillings and nine-pence one farthing sterling (£. 11,212. 17s. 9½d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said Nabob Wallah Jah, to the said Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees as aforesaid, or to the said Nayer Ponna Pillay, in respect of the said alleged obligations, them or either of them, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees as aforesaid, and the said Nayer Ponna Pillay, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said two alleged obligations, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said two alleged obligations, them or either of them, or the debt or debts claimed thereon, at the instance of the said Messieurs Tulloh, Brodie, Halyburton and Company, or of the said Nayer Ponna Pillay, or of any other person or persons whatsoever: And we do further Award and Order, That the two alleged obligations aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the thirtieth day of May, in the year of our Lord one thousand eight hundred and twenty.

4 Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM

Absolute
Adjudications
against
Claimants.

N° 530.

CLAIM

N° 254 in the London
Gazette of the 24th
June 1809, and,
N° 748 in the Fifth
Report to Parlia-
ment.

*Joseph Geslin,
George Arbuthnot
and John D'Monte,
Assignees of Nayer
Ponna Pillay.*

CLAIM N° 748 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Joseph Geslin, George Arbuthnot, and John D'Monte, assignees of Nayer Ponna Pillay, all now or late of Madras in the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Joseph Geslin, George Arbuthnot, and John D'Monte, as assignees aforesaid, upon five alleged obligations of the said late Nabob Wallajah; the first purporting to be for a balance due on an Enayutnamah to Poonch Pilla (meaning the said Nayer Ponna Pillay), stated to bear date the twenty-fourth Ruboolawul, twelve hundred and four of the Hegyra, for the principal sum of five thousand Star Pagodas (S.P. 5,000) which balance is stated to amount to the sum of two thousand eight hundred and thirty-three Star Pagodas and twenty-three fanams (S.P. 2,833. 23 f.); the second for the amount of an Enayutnamah to Poonch Pilla (meaning the said Nayer Ponna Pillay), bearing date the fifteen Jumadeecossanee, twelve hundred and two of the Hegyra, for the principal sum of eighteen thousand Star Pagodas (S.P. 18,000); the third, for the amount of an Enayutnamah to Ponna Pilla (meaning the said Nayer Ponna Pillay) bearing date the seventeenth Jumadeecossanee, twelve hundred and three of the Hegyra, for the principal sum of two thousand Star Pagodas (S.P. 2,000); the fourth, for the amount of an Enayutnamah bearing date the twenty-first Sufur, twelve hundred and four of the Hegyra, in the name of John Tulloh, but declared by the said John Tulloh to be the property of the said Nayer Ponna Pillay, for the principal sum of three thousand Star Pagodas (S.P. 3,000); and the fifth for the amount of an Enayutnamah, bearing date the twenty-sixth day of Shaban, twelve hundred and four of the Hegyra, in the name of John Tulloh, but declared by the said John Tulloh to be the property of the said Nayer Ponna Pillay, for the principal sum of one thousand five hundred Star Pagodas (S.P. 1,500); which said several sums so claimed as aforesaid, with the interest alleged to be due thereon on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, are stated to amount to the aggregate sum of forty-eight thousand nine hundred and twenty-three Star Pagodas fourteen fanams and five cash (S.P. 48,923. 14 f. 5c.) or nineteen thousand five hundred and sixty-nine Pounds six Shillings and seven-pence sterling (£19,569. 6s. 7d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said Nabob Wallajah, to the said Joseph Geslin, George Arbuthnot, and John D'Monte, assignees as aforesaid, in respect of the said five alleged obligations, them or either of them, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Joseph Geslin, George Arbuthnot, and John D'Monte, assignees as aforesaid, have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said five alleged obligations, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said late Nabob Wallajah, his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever, in respect of the said five alleged obligations, them or either of them, or the debt or debts claimed thereon, at the instance of the said Joseph Geslin, George Arbuthnot, and John D'Monte, assignees as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the five alleged Enayutnamahs aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the thirtieth day of May, in the year of our Lord one thousand eight hundred and twenty.

(Signed (being first duly stamped)
in the presence of

(Signed)

(Signed)

George Parkhouse.

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM

CLAIM N° 1,375 in our Fifth Report.

TO all to whom these Presents shall come, We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late firm of Messieurs Tulloh, Brodie, Halyburton and Company, of Madras in the East Indies, mortgagees of Nayer Ponna Pillay, also of Madras aforesaid, and the said Nayer Ponna Pillay, have respectively become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors, administrators and assigns, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration the Claims respectively made by the said late firm of Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees as aforesaid, and by the said Nayer Ponna Pillay; first, upon a copy of an alleged Bond purporting to be from his Highness the late Nabob Omdut ul Omrah, in favor of Ponna Pillay (meaning the said Nayer Ponna Pillay) dubash of Mr. John Tulloh, bearing date the fourth day of Suffer, twelve hundred and eleven of the Hegyra, for the principal sum of five thousand Star Pagodas (S.P. 5,000.); secondly, upon an alleged Enayutnamah, purporting to be from his said Highness the Nabob Omdut ul Omrah to Ponna Pilla (meaning the said Nayer Ponna Pillay) dubash of Mr. Tulloh, bearing date eighth Suffer, twelve hundred and eleven of the Hegyra, for the principal sum of eight thousand four hundred Star Pagodas (S.P. 8,400.) which said principal sums with the interest alleged to be due thereon, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, are stated to amount together to the aggregate sum of eighteen thousand six hundred Star Pagodas thirty-six fanams and thirteen cash (S.P. 18,600. 36 f. 13 c.) or seven thousand four hundred and forty Pounds six Shillings and eleven-pence sterling (£. 7,440. 6 s. 11 d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said Nabob Omdut ul Omrah, to the said Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees as aforesaid, or to the said Nayer Ponna Pillay, in respect of the said alleged obligations, them or either of them, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Messieurs Tulloh, Brodie, Halyburton and Company, mortgagees as aforesaid, and the said Nayer Ponna Pillay, have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said two alleged obligations, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said two alleged obligations, them or either of them, or the debt or debts claimed thereon at the instance of the said Messieurs Tulloh, Brodie, Halyburton and Company, or of the said Nayer Ponna Pillay, or of any other person or persons whatsoever: And we do further Award and Order, That the first recited alleged obligation of his said Highness, of which a copy only was produced, shall be and is hereby declared to be null and void; and that the second recited alleged obligation shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the thirty-first day of May, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed) *Robert Playfair.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,087 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the

Absolute
Adjudications
against
Claimants.

N° 540.

CLAIM
N° 695 in the London
Gazette of the 2d
September 1809,
and,
N° 1,375 in the Fifth
Report to Parlia-
ment.

The late Firm of
Messieurs *Tulloh,
Brodie, Halyburton
and Company,*
Mortgagees of
*Nayer Ponna Pil-
lay*, and the said
*Nayer Ponna Pil-
lay*.

N° 542.

CLAIM
N° 541 in the London
Gazette of the 15th
July 1809; and,

**Absolute
Adjudications
against
Claimants.**

N° 1,087 in the Fifth
Report to Parlia-
ment.

*Rama Row, as Son
and Heir of Vencat
Row.*

East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Rama Row of the East Indies, as son and heir of Vencat Row, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Rama Row, as son and heir as aforesaid, upon an alleged Bond of his said late Highness Omdut ul Omrah, for the principal sum of two hundred Star Pagodas (S.P. 200.), which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five hundred and thirty Star Pagodas thirty-seven fanams and forty cash (S.P. 530. 37 f. 40 c.) or two hundred and twelve Pounds six Shillings and eight-pence sterling (£. 212. 6 s. 8 d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the alleged Bond claimed by the said Rama Row, as son and heir as aforesaid, is an imperfect instrument having no Beiz, and that it purports on the face of it to be a Bond from his late Highness Omdut ul Omrah, to Chingul Roy Moodelly, doobash to Mr. Dawson, bearing date the tenth of Rubbeoosunnee, eleven hundred and ninety of the Hegyra, for the sum of two hundred Star Pagodas (S.P. 200.); and that the said Rama Row hath produced no assignment thereof: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the said Rama Row, as son and heir as aforesaid, hath not made good his Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged Bond or the debt claimed thereon. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have herunto set our hands, the fourteenth day of June, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 404 in our Fifth Report.

N° 543.

CLAIM
N° 391 in the London
Gazette of the 8th
July 1809, and,
N° 404 in the Fifth
Report to Parlia-
ment.

*Charles Darke,
through his Attor-
nies Messieurs Colt,
Hart and Weston,
subsequently re-
newed by William
Hart, as Admini-
strator in India,
of the said Charles
Darke.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn, Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by Award, number four hundred and fifteen (N° 415), under our hands, bearing date the twenty-third day of August, in the year of our Lord one thousand eight hundred and sixteen, on the Claims of the representatives of the late Charles Darke, the sixth item of the Claim made by the said Charles Darke through his attorneys Messieurs Colt, Hart and Weston, and subsequently renewed by William Hart, as administrator in India of the said Charles Darke, upon the late Nabob Wallah Jah, was excluded from the said Award, on the ground that it was expedient to allow to the representatives of the said Charles Darke, a further period of time for the production of further proofs and documents in support of it, as will be seen by reference to the said Award; which said sixth item is preferred for the principal sum of eighteen thousand Pagodas (P^o 18,000) alleged to have been lost by the said Charles Darke, on the disposal of an Investment purchased of Captain Charles Deane of the Sandwich East Indianman, by the said Charles Darke, under the order and on the account of the said Nabob Wallah Jah, which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifty-five thousand and twenty-one Pagodas thirty-two fanams and sixty-two cash (P^o 55,921. 32 f. 62 c.) or twenty-two thousand and eight Pounds fourteen Shillings and three-pence sterling (£. 22,008. 14 s. 3 d.): Now know ye, That we the said Sir Benjamin Hobhouse, Thomas

Cockburn,

**Absolute
Adjudications
against
Claimants.**

Cockburn, and Robert Harry Inglis, having further considered and investigated the said Claim, do find, That nothing is due and owing from the representatives of the said late Nabob Wallah Jah to the representatives of the said late Charles Darke, in respect of the said sixth item so claimed as aforesaid: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That the representatives of the said late Charles Darke have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said before recited sixth item of Claim, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallah Jah, his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said sixth item, or the debt claimed thereon, at the instance of the representatives of the said Charles Darke, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the twenty-eighth day of June, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIM N° 997 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Robert Harry Inglis Esquire, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part: and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part," Send Greeting: Whereas Mohummud Rooknooddeen Khan, by his title Nizamooddeen Ahmud Khan, of Madras in the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, having taken into consideration a Claim made by the said Mohummud Rooknooddeen Khan, for the amount which may appear from the books of the Sircar, and from the Bonds under his seal, to have been secured by him on the account and by the authority of the said Nabob Omdut ul Omrah, to General Pater, and various other Creditors of his Highness; and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Mohommud Rooknooddeen Khan did, on the account and by the authority of the said Nabob Omdut ul Omrah, grant, at various times, between the years of our Lord one thousand seven hundred and ninety-five, and one thousand eight hundred and one, his Bonds to the said General Pater, and others, the number and amount of which said Bonds he cannot specify, for certain sums advanced by them for the use of the Sircar, but that no one of his said Bonds hath, according to his own evidence on this Claim, given on the seventeenth day of June, in the year of our Lord one thousand eight hundred and sixteen, been at any time theretofore demanded from him, because that the said Bonds purport that the money was taken up for the exigencies of the Sircar, meaning thereby that the said Nabob was responsible for the amount: And we do further find, That the said Mohommud Rooknooddeen Khan did not advance any of his own proper monies to or for the use of the said Nabob, and that he hath not proved that he hath sustained any loss in consequence of the said Bonds so granted by him on account of his said Highness: And we do accordingly find, That in respect of the said Bonds, them or either of them, alleged to have been granted by him as aforesaid, the said Mohommud Rooknooddeen Khan hath not made good any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, do hereby Award and Adjudge, That in respect of the Bonds alleged to have been granted by him as aforesaid, the said Mohommud Rooknooddeen Khan hath not made good any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Robert Harry Inglis, have hereunto set our hands, the thirty-first day of July, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

N° 547.

CLAIM
N° 7 of the London
Gazette of the 2d
September 1809;
and
N° 997 in the Fifth
Report to Parlia-
ment

*Mohammad Rook-
nooddeen Khan, by
his title Nizamood-
deen Ahmud Khan*

Absolute
Adjudications
against
Claimants.

N° 552.

CLAIM
"347 in the London
Gazette of the 24th
June 1809; and,
"1,296 in the Fifth
Report to Parlia-
ment.

Syed Kaulim Ullah
Khan Behauder,
son and Heir of
Syed Mahomed Asim
Khan Behauder.

CLAIM N° 1,296 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Syed Kaulim Ullah Khan Behauder of the East Indies, as son and heir of the late Syed Mahomed Asim Khan Behauder, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said Syed Kaulim Ullah Khan Behauder, as son and heir as aforesaid, upon his Highness the late Nabob Omdut ul Omrah for the sum of twenty-five thousand three hundred and seventy-seven Star Pagodas and six fanams (S.P^a 25,377. 6f.) as the amount due on the fifteenth Rubbeeul-awul, twelve hundred and thirteen of the Hegyra, or the twentieth day of August in the year of our Lord one thousand seven hundred and ninety-eight, for sundry loans and disbursements detailed in an account, and alleged to have been made to and for his said Highness by the said Syed Mahomed Asim Khan, which said sum of twenty-five thousand three hundred and seventy-seven Star Pagodas and six fanams (S.P^a 25,377 6f.) with arrears of interest thereon, would amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-two thousand six hundred and fifty-three Star Pagodas three fanams and thirty-seven cash (S.P^a 32,653. 3f. 37c.) or thirteen thousand and sixty-one Pounds four Shillings and eightpence sterling (£. 13,061. 4s. 8d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of the late Nabob Omdut ul Omrah to the said Syed Kaulim Ullah Khan Behauder, as son and heir of the late Syed Mahomed Asim Khan Behauder, or to any other person or persons whatsoever, in respect of the said account, or the items therein detailed, them or either of them, or of the debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Syed Kaulim Ullah Khan Behauder, as son and heir as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said account, or the items therein detailed, them or either of them, or of the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said account, or the items therein detailed, them or either of them, or of the debt or debts claimed thereon, at the instance of the said Syed Kaulim Ullah Khan Behauder, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the thirty-first day of October, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIM N° 273 in our Fifth Report.

N° 554.

CLAIM
185 in the London
Gazette of the 24th
July 1809; and,
175 in the Fifth
Report to Parlia-
ment.

Messrs Har-
rison and Com-
p^y as Attornies
Nando Kissen-
Venematdoss,

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said

Absolute
Adjudications
against
Claimants.

said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by our Award, number four hundred and sixty-three (N° 463), bearing date the thirteenth day of February, in the year of our Lord one thousand eight hundred and eighteen, in respect to certain Claims made upon his Highness the said Nabob Wallah Jah, by Messieurs Harrington and Company late of Madras in the East Indies, as attorneys of Nundo Kissandoss Vennamaldoss, Shamdoss Raganadoss, Guirderdoss Bookenadoss, Balamocundoss Vencaty Doss, Davoracardoss Letchmy Doss, all in the East Indies, described as the grandsons and heirs of Ravany Doss Nanasa Soucar deceased, upon certain obligations recited in the said Award, we awarded and adjudged, that neither the said Messieurs Harrington and Company, nor the hereinbefore recited parties, had made good any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the obligations recited as aforesaid, them or either of them, or the debt or debts claimed thereon, though we did not in the said Award deem it expedient either to cancel the obligations or to acquit the property and revenues of the said late Nabob Wallah Jah, in reference to the said Claims: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having directed further enquiry to be made in India, in respect to the said Claims, and having taken the said Claims, and the further report from the Commissioners in India, into consideration, do hereby Award and Adjudge, That neither the said therein recited parties, nor any other person or persons whatsoever, have or hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the twelve obligations recited in the said Award, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said therein recited obligations, them or either of them, or the debt or debts claimed thereon, at the instance of any person or persons whatsoever: And we do further Award and Order, That the said obligations shall be, and they are hereby declared to be, null and void, as against the property and revenues of their said late Highnesses the Nabobs Wallah Jah and Omdut ul Omrah, or against the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of November, in the year of our Lord, one thousand eight hundred and twenty.

Shamdoss Raganadoss, Guirderdoss Bookenadoss, Balamocundoss Vencaty Doss, Davoracardoss Letchmy Doss, described as the Grandsons and Heirs of Ravany Doss Nanasa Soucar, deceased.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 516 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas the late George Halyburton of Madras in the East Indies, as attorney of the late Goverdhun Doss Birjee Doss, also formerly of the East Indies, described to be heir and representative of Brij Doss Soukar, also of the East Indies, did become party to the aforesaid Indenture, and did thereby submit the Claim of the said Goverdhun Doss Birjee Doss to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the said Claim so made by him the said George Halyburton as attorney as aforesaid, under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said George Halyburton as attorney as aforesaid, for the sum of six thousand two hundred and fifty Star Pagodas twenty-eight fanams and forty cash (S.P° 6,250. 28 f. 40 c.) as a balance of a Tunkah from the Nabob Wallah Jah to Brij Doss Soukar, under date the twenty-first day of Zeecad, eleven hundred and eighty-eight of the Hegyra, for the sum of six thousand six hundred Star Pagodas (S.P° 6,600.) which balance with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty thousand seven hundred and eighty-nine Star Pagodas "forty-three fanams" and seventy cash (S.P° 20,789. 43 f. 70 c.) or eight thousand three hundred and sixteen Pounds sterling (£. 8,316.); and having proceeded according to the covenants provisions and directions of the aforesaid Indenture, do find, That although by an advertisement in the Madras Gazette, of the twenty-eighth day of June, in the year of our Lord one thousand eight hundred and eight, all parties interested in the said Claim were

N° 557.

CLAIM
N° 558 in the London
Gazette of the 24th
June 1809; and
N° 516 in the Fifth
Report to Parlia-
ment.

The late *George Halyburton* as
Attorney of the
late *Goverdhun Doss, Birjee Doss*,
described to be
Heir and Repre-
sentative of *Brij Doss Soukar*.

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regularly called upon to appear; and although due notices of the periods proposed for the investigation of the same, were successively published, no person hath come forward in support thereof: And we do further find, That nothing is due in respect of the said Tunkah, or the balance claimed thereon, from the representatives of his Highness the said Nabob Wallah Jah, to the representatives of the said late Goverdhun Doss, or any person or persons whatsoever: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the representatives of the said late Goverdhun Doss have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Tunkah, or the balance claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallah Jah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever, in respect of the said Tunkah, or the balance claimed thereon at the instance of the representatives of the said late Goverdhun Doss, or at the instance of any person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fourth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *Robert Playfair.*

CLAIMS N^o 1,567 and 1,538 in our Sixth Report.

N^o 569.

CLAIMS
N^{os} 1,489 and 1,490
in the London Ga-
zette of the 15th
September 1810;
and,
N^{os} 1,567 and 1,538
in the Sixth Report
to Parliament.

*Luchmun Dutt
Joshee, Gomastah
of Bhoodurjee Sou-
kar, and Goverdhun
Doss, describing
himself as Gomas-
tah of Mr. Porcher,
by their Attorney
Balkishen Ayyur.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Luchmun Dutt Joshee of the East Indies, gomastah of Bhoodurjee Soukar, and Goverdhun Doss also of the East Indies, describing himself as gomastah of Mr. Porcher, have by their attorney Balkishen Ayyur also of the East Indies, severally become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made upon his Highness the late Nabob Wallajah, by the said Balkishen Ayyur, as attorney of the said Luchmun Dutt Joshee, for the aggregate sum of sixty-seven thousand two hundred and twenty-five Star Pagodas and fourteen anas (S.P^a 67,225. 14^a) or twenty-six thousand nine hundred and three Pounds and nineteen Shillings sterling (£. 26,903. 19^s.) as the amount principal and interest on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, upon seven obligations of the Cutcherry of Trichinopoly, viz. The first purporting to be in favour of the house of Bhoodurjee Nuthoojee Soukar, through his gomastah Ootumjee, dated twenty-fifth Rajeb, eleven hundred and ninety of the Hegyra, for the sum of five hundred Star Pagodas (S.P^a 500.); the second purporting to be in favour of the house of Bhoodurjee Nuthoojee Duvée Soukar, through his gomastah Ootumjee, dated the first day of Shaban, eleven hundred and ninety of the Hegyra, for the sum of five thousand Porto Novo Pagodas (P.N.P^a 5,000.); the third purporting to be in favour of the house of Bhoodurjee Duvée Soukar, through his gomastah Ootumjee, dated the tenth day of Shaban, eleven hundred and ninety of the Hegyra, for the sum of five thousand six hundred and fifty-six Porto Novo Pagodas (P.N.P^a 5,656.); the fourth purporting to be in favour of the house of Bhoodurjee Nuthoojee Duvée Soukar, through his gomastah Ootumjee, dated the twenty-eight day of Rumzan, eleven hundred and ninety of the Hegyra, for the sum of five thousand Star Pagodas (S.P^a 5,000.); the fifth purporting to be in favour of Luchmun Dutt, gomastah of Bhoodurjee Duvée Soukar, dated the second day of Shawal, twelve hundred and seven of the Hegyra, for the sum of ten thousand Porto Novo Pagodas (P.N.P^a 10,000.); the sixth purporting to be in favour of the house of Bhoodurjee Nuthoojee Duvée Soukar, through his gomastah Luchmun Dutt, dated the eighth day of Mohurram, twelve hundred and eight of the Hegyra, for the sum of five thousand Porto Novo Pagodas (P.N.P^a 5,000.); and the seventh purporting to be in favour of the house of Bhoodurjee Nuthoojee Duvée Soukar, through his gomastah Luchmun Dutt, dated the nineteenth day of Mohurram, twelve hundred and eight of the Hegyra, for

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for the sum of five thousand Porto Novo Pagodas (P.N.P^a 5,000.); and having also taken into consideration a Claim made upon his Highness the said late Nabob Wallajah, by the said Balkishen Ayyur, as attorney of the said Goverdhun Doss, for the aggregate sum of fifty-three thousand eight hundred and twenty-eight Star Pagodas and eleven annas (S.P^a 53,828. 11 a^s), or twenty-one thousand five hundred and sixty Pounds eleven Shillings and nine-pence sterling (£.21,560. 11 s. 9 d.) as the amount principal and interest on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, upon four obligations of the Cutcherry of Trichinopoly, viz. The first purporting to be a bond in favour of "Mr. Porcher, European," through his gomastah Goverdhun Doss, dated the tenth day of Jumadeeossanee, twelve hundred and eight of the Hegyra, for the sum of thirteen thousand and thirty-five Porto Novo Pagodas (P.N.P^a 13,035); the second, purporting to be a Melkomah in favour of Govurdhun Doss, gomastah of "Mr. Porcher," dated the fourteenth Jemadeeossanee, twelve hundred and eight of the Hegyra, for the sum of three thousand Porto Novo Pagodas (P.N.P^a 3,000); the third, purporting to be a Melkomah in favour of Govurdhun Doss, gomastah of "Mr. Porcher," dated the fourteenth Jemadeeossanee, twelve hundred and eight of the Hegyra, for the sum of twelve thousand Porto Novo Pagodas (P.N.P^a 12,000); and the fourth, purporting to be a Bond in favour of "Mr. Porcher," through Govurdhun Doss, dated the seventeenth day of Jumadeeossanee, twelve hundred and eight of the Hegyra, for the sum of ten thousand two hundred and forty Porto Novo Pagodas (P.N.P^a 10,240); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, in respect to the four last recited Bonds or obligations, that the name of Porcher, therein mentioned, was intended to represent the late Josias Dupré Porcher; and that the said Josias Dupré Porcher did by writing under his hand, dated on the eleventh day of June, in the year of our Lord one thousand eight hundred and seventeen, declare that he had no interest, directly or indirectly, in the said Bonds, and had no knowledge whatever of the said transactions, or of the said Govurdhun Doss, described as his gomastah: And we do further find, That no evidence whatsoever hath been adduced to prove the responsibility of the said late Nabob Wallajah, being the alleged ground of the said Claims: And we do further find, That nothing is due from the representatives of the said late Nabob Wallajah to the said Luchmun Dutt Joshee, gomastah as aforesaid, or to the said Govurdhun Doss, gomastah as aforesaid, or to the said Balkishen Ayyur, attorney as aforesaid, them or either of them, in respect of the said recited obligations, them or either of them, or the debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Luchmun Dutt Joshee as aforesaid, the said Govurdhun Doss as aforesaid, and the said Balkishen Ayyur as aforesaid, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said recited obligations or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said recited obligations, them or either of them, or the debt or debts claimed thereon at the instance of the parties aforesaid, or any person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twentieth day of December, in the year of our Lord one thousand eight hundred and twenty.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount of Absolute Adjudications }
 against the Claimants, is, at the date of this Report - } £. 26,502,719. 9. 10½.

WE shall here subjoin, for the information of this Honourable House, an
 ABSTRACT of the AMOUNT of the ADJUDICATIONS to the date of the present
 Report ; viz.

	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	2,241,150	3	10½
Aggregate of Provisional Adjudications in favour of Parties -	52,570	0	6½
	2,293,720	4	5½
Aggregate of Absolute Adjudications against the Parties, } including the Portions disallowed in Claims favourably } adjudicated - - - - - }	26,502,719	9	10½
TOTAL - -	£. 28,796,439	14	3½

WE have the honour to state, to this Honourable House, That we are
 still employed in the examination and consideration of the Reports, which the
 Commissioners in India have made on such Claims as they have investigated.

Carnatic Office,
 Manchester Buildings,
 Westminster,
 12th February 1821.

BENJAMIN HOBHOUSE.
 THO. COCKBURN.
 ROBERT HARRY INGLIS.

(Nabobs of Arcot's Debts.)



THE
EIGHTEENTH REPORT
OF THE
COMMISSIONERS

Appointed under an Agreement, concluded on the
10th July 1805, between the EAST INDIA Company
and The PRIVATE CREDITORS of the late NABOBS of
The CARNATIC.

(46 GEO. III. c. 133.)

Ordered, by The House of Commons, to be Printed,
20 February 1822.

THE REPORT -	- - - - -	p. 3
LIST (in Continuation) of Claims (N° 4,558) -	- - - - -	p. 4
Aggregate Sterling Amount of CLAIMS, in former and in this List -	ibid.	
Absolute ADJUDICATIONS <i>in favour</i> of Claimants -	- - -	pp. 5 to 67
Aggregate Sterling Amount adjudicated <i>in favour</i> of Claimants -	- -	p. 67
Absolute ADJUDICATIONS <i>against</i> Claimants -	- - -	pp. 68 to 92
Aggregate Sterling Amount adjudicated absolutely <i>against</i> the Claimants, to the date of this Report -	- - -}	p. 93
Conclusion of this Report -	- - - - -	ibid.

TO THE

Honourable THE COMMONS of the United Kingdom of Great Britain and Ireland,
in Parliament assembled.

THE

EIGHTEENTH REPORT of the Commissioners
appointed under an Agreement concluded on the 10th July 1805,
between The EAST INDIA COMPANY and The PRIVATE
CREDITORS of the late NABOBS of The CARNATIC.

IN Obedience to sect. 9, of the 46th of the late KING, c. 133,
(continued by four Acts, the one passed in the 50th, another in the 52^d,
another in the 57th, and the other in the 59th year of his Reign;) which directs
the Commissioners in *England*, within twenty-one days after the commencement
of the next and every subsequent Session of Parliament, to present to both
Houses of Parliament, “ A List of all Claims which have been or shall be pre-
“ ferred to them or to the Commissioners in *India* from time to time; and also
“ a List of such Claims as from time to time shall have been decided upon,
“ either provisionally or absolutely, by the said Commissioners, with the grounds
“ of their decision thereon;”—We submit to the notice of this Honourable
House, the only Claim which has been advertised since the date of our last
Report.

CONTINUATION of the CLAIMS preferred to the Commissioners for investigating The DEBTS of the late NABOBS of The CARNATIC, by Parties who have executed the Deed of Agreement with The EAST INDIA COMPANY.

No.	CLAIM.	AMOUNT of The Principal of The Claim in the Coin specified	Aggregate AMOUNT of The Principal and Interest, in Sterling Money
4558	Kindersley N. L. Esquire, executor of John Turing, surviving trustee of the late James Johnson's claim on the Nabob Wallajah, upon a bond alleged to have been granted by his said Highness to the said James Johnson, between the years 1777 and 1779 inclusive, which bond is stated to have been placed in the hands of the agents of the trust at Madras, but mislaid. —Rupees - - - - -	Rupees. 50,000	

N.B.—This claim could not be previously investigated, being one of those claims noticed in the London Gazette of the 4th November 1806, as having been made by parties who had not by themselves or attornies, signed the deed of agreement

The Aggregate Sterling Amount of the CLAIMS, specified in the Lists formerly presented to This Honourable House, and in this continuation, as nearly as can be calculated from the imperfect manner in which many of the Claims are stated, is - - - - -	£.	s.	d.
	30,091,827	4	9½

To this Aggregate must be added, the Amount of Sums as far as can at present be ascertained, which were either not extended at all in the said Lists, or only in part extended - - - - -	£.	s.	d.
	18,078	—	—

TOTAL - - * £. 30,109,905 4 9½

* This aggregate does not include the amount of about 8,000 small claims of a class extending to above 11,000, in regard to which class generally, certain arrangements are now under consideration, as will be noticed at the close of this Report.

HAVING decided absolutely on many Claims, since the date of our last Report, we conceive that the most proper manner of obeying the Act of Parliament, which requires us to state the grounds of such decision, is, to lay before This Honourable House, Copies of the Awards which we have made.

ABSOLUTE ADJUDICATIONS *in favour of* CLAIMANTS.

CLAIM Part of N° 410 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 579.

CLAIM
Part of N° 410 in the
London Gazette of
the 24th June 1809;
and,
Part of N° 410 in the
Fifth Report to Par-
liament.

*Ambaur Boye, Lau-
doo Boye, Seetau
Boye and Raubata
Boye, as Widows,
Heiresses and per-
sonal Representa-
tives, and also as
Administratrixes
to the Estate and
Effects of Dava
Boocunjee Cashee
Doss Soucar.*

To all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Barone, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose lunds and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, all of Madras in the East Indies, as widows, heiresses and personal representatives, and also as administratrixes to the estate and effects of Dava Boocunjee Cashee Doss Soucar, also formerly of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye as aforesaid, have become parties to certain articles of agreement bearing date the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as creditors of the then late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part, and have thereby transferred and assigned over to the said trustees, one twentieth part of every debt or sum of money owing to them the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, from his Highness the said late Nabob Wallahjah, and of the interest which should have accrued thereon, the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated, or made up to receive and hold the said one twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement, mentioned and set forth; and whereas Samuel Johnson and Charles Binny, being the only trustees who are now parties to the said articles of agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture; and whereas the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, have, by a Deed, bearing date the fourteenth day of June, in the year of our Lord one thousand eight hundred and eleven, assigned and transferred over to William Douglas Brodie of Madras aforesaid, one other twentieth part of every debt or sum of money owing to them, from their Highnesses the late Nabobs Wallahjah and Omdut ul Omrah, and the said Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and whereas the said William Douglas Brodie, and also William Fairlie and John Innes, of Broad-street Buildings London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye as aforesaid, upon his Highness the late Nabob Wallahjah, for the principal sum of six thousand four hundred Star Pagodas (S. P° 6,400.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty thousand seven hundred and thirty-four Star Pagodas twelve fanams and seven cash (S. P° 20,734. 12 f. 7 c.) or eight thousand two hundred and ninety-three Pounds twelve shillings sterling (£. 8,293. 12 s.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said articles of agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, for the one twentieth part as aforesaid, of the sum claimed as aforesaid, by the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye; and having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid, for one other twentieth part as aforesaid, of the sums claimed as aforesaid, by the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, as aforesaid, and having duly investi-

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tigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Dava Boocunjee Cashee Doss, on or about the fifteenth day of February, in the year of our Lord one thousand seven hundred and seventy-six, advanced the sum of five thousand Pagodas (P^a 5,000) on account, to his Highness the said late Nabob Wallahjah: And we do further find, That as a security for the same, his Highness the said Nabob Wallahjah, granted his bond in favour of the said Dava Boocunjee Cashee Doss, for the said principal sum of five thousand Pagodas (P^a 5,000): And we do further find, That his Highness the said Nabob Wallahjah, subsequently on or about the thirty-first day of March, in the year of our Lord one thousand seven hundred and eighty, granted a Tunkah in favour of the said Dava Boocunjee Cashee Doss, for the sum of six thousand four hundred Star Pagodas (S. P^a 6,400.), being, as therein expressed, on account of the loan secured by the said before recited bond, with interest, after deducting a payment on account thereof: And we do further find, on setting aside the said bond and Tunkah, and on making up an account of the original advance and repayments, agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That the aggregate sum of thirteen thousand two hundred and forty-nine Star Pagodas thirty-five fanams and fifty-seven cash (S. P^a 13,249. 35 f. 57 c.) or five thousand two hundred and ninety-nine Pounds eighteen shillings and ten-pence sterling (£. 5,299. 18s. 10d.) and no more, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Wallahjah, to the representatives of the said Dava Boocunjee Cashee Doss: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Sir Robert Harry Inglis, do hereby award and adjudge, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of thirteen thousand two hundred and forty-nine Star Pagodas thirty-five fanams and fifty-seven cash (S. P^a 13,249. 35 f. 57 c.) or five thousand two hundred and ninety-nine Pounds eighteen shillings and ten-pence sterling (£. 5,299. 18s. 10d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallahjah, to the representatives of the said late Dava Boocunjee Cashee Doss: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the late Nabob Wallahjah, for money lent to or on account of his said Highness, prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of eleven thousand nine hundred and twenty-four Star Pagodas thirty-six fanams and twenty-seven cash (S. P^a 11,924. 36 f. 27 c.) or four thousand seven hundred and sixty-nine Pounds nineteen shillings sterling (£. 4,769. 19s.) being a portion of the said debt, is due and owing to Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, administratrixes of the said Dava Boocunjee Cashee Doss as aforesaid, and that the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, have and shall have right to participate to the amount of the said sum of eleven thousand nine hundred and twenty-four Star Pagodas thirty-six fanams and twenty-seven cash (S. P^a 11,924. 36 f. 27 c.) or four thousand seven hundred and sixty-nine Pounds and nineteen shillings sterling (£. 4,769. 19s.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of six hundred and sixty-two Star Pagodas twenty fanams and fifty-five cash (S. P^a 662. 20 f. 55 c.) or two hundred and sixty-four Pounds nineteen shillings and eleven-pence sterling (£. 264. 19s. 11d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of six hundred and sixty-two Star Pagodas twenty fanams and fifty-five cash (S. P^a 662. 20 f. 55 c.) or two hundred and sixty-four Pounds nineteen shillings and eleven-pence sterling (£. 264. 19s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of six hundred and sixty-two Star Pagodas twenty fanams and fifty-five cash (S. P^a 662. 20 f. 55 c.) or two hundred and sixty-four Pounds nineteen shillings and eleven-pence sterling (£. 264. 19s. 11d.) being the remaining portion of the said debt, is due and owing to William Fairlie and John Innes, assignees as aforesaid, and that the said William Fairlie and John Innes, have and shall have right to participate to the amount of the said sum of six hundred and sixty-two Star Pagodas twenty fanams and fifty-five cash (S. P^a 662. 20 f. 55 c.) or two hundred and sixty-four Pounds nineteen shillings and eleven-pence sterling (£. 264. 19s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallahjah and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever, in respect of the said bond and Tunkah, or the debt claimed thereon at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond and Tunkah aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the second day of March, in the year of our Lord one thousand eight hundred and twenty one.

Signed (being first duly stamped)
in the presence of
(Signed) Robert Playfair.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,099 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 580.

CLAIM
N° 815 in the London
Gazette of the 21st
December 1809;
and,
N° 1,099 in the Fifth
Report to Parlia-
ment.

Avunee Giddul
Ramchunder Jya,
Son and Adminis-
trator of Avunee
Giddul Venkuta-
chellum.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are there-to set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Avunee Giddul Ramchunder Jya of the East Indies, son and administrator of Avunee Giddul Venkutchellum also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, that we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Avunee Giddul Ramchunder Jya as aforesaid, for arrears of pay due to his father, the said Avunee Giddul Venkutchellum, from his Highness the said late Nabob Wallahjah, and for the amount of which arrears he refers to the duties of his said Highness; and having also taken into consideration a Claim made by the said Avunee Giddul Ramchunder Jya as aforesaid, for arrears of pay due to his father, the said Avunee Giddul Venkutchellum, from his Highness the said late Nabob Omdut ul Omrah, for the principal sum of two thousand seven hundred and eighty-two Star Pagodas forty fanams and seventeen cash (S. P° 2,782. 40 f. 17 c.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum sum of three thousand three hundred and ninety-one Star Pagodas thirty-nine fanams and fifty cash (S. P° 3,391. 39 f. 50 c.) or one thousand three hundred and fifty-six Pounds and fifteen Shillings sterling (£. 1,356. 15 s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That in respect of the Claim so made as aforesaid, upon the said Nabob Wallahjah, the said Avunee Giddul Venkutchellum was in the civil service of his said Highness: And we do further find, That the pay due to the said late Avunee Giddul Venkutchellum from the said Nabob Wallahjah, on the fifteenth day of October, in the year of our Lord one thousand seven hundred and ninety-five, the day of the decease of his said Highness, amounted to the principal sum of nineteen thousand and twenty-six Rupees thirteen and three quarters annas (R° 19,026. 13 3/4 a.) which, with the arrears of interest due thereon, amounted on the fifteenth day May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand two hundred and thirty-five Star Pagodas forty-one fanams and thirty-four cash (S. P° 8,235. 41 f. 34 c.) or three thousand two hundred and ninety-four Pounds seven shillings and eleven-pence sterling (£. 3,294. 7 s. 11 d.): And we do further find, That in respect of the Claim so made as aforesaid, upon the said late Nabob Omdut ul Omrah, the said Avunee Giddul Venkutchellum was retained in the civil service of his said Highness: And we do further find, That in part discharge of the arrears due by the said late Nabob Omdut ul Omrah to the said Avunee Giddul Venkutchellum, the sum of one hundred and eighty-four Star Pagodas one fanam and thirty-two cash (S. P° 184. 1 f. 32 c.) was, on the ninth day of January, in the year of our Lord one thousand eight hundred and seven, paid to the said Avunee Giddul Ramchunder Jya as aforesaid, by the Government of Madras, on the part of the said United Company, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the said Avunee Giddul Venkutchellum, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of two thousand seven hundred and forty Star Pagodas thirty-two fanams and seventeen cash (S. P° 2,740. 32 f. 17 c.) or one thousand and ninety six Pounds six shillings and one penny halfpenny sterling (£. 1,096. 6 s. 1 1/2 d.) was justly due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said Avunee Giddul Venkutchellum: And we do further find, That of the said aggregate amount of two thousand seven hundred and forty Star Pagodas thirty-two fanams and seventeen cash (S. P° 2,740. 32 f. 17 c.) or one thousand and ninety six Pounds six shillings and one penny halfpenny sterling (£. 1,096. 6 s. 1 1/2 d.) the sum of one hundred and sixty-six Star Pagodas fifteen fanams and thirty-one cash (S. P° 166. 15 f. 31 c.) or sixty-six Pounds ten shillings and eleven-pence sterling (£. 66. 10 s. 11 d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is in respect of the hereinbefore recited payment, due and owing to the said United East India Company, and that the sum of two thousand five hundred and seventy-four Star Pagodas sixteen fanams and sixty-six cash (S. P° 2,574. 16 f. 66 c.) or one thousand and twenty-nine Pounds fifteen shillings and two-pence halfpenny sterling (£. 1,029. 15 s. 2 1/2 d.) being the remainder of the said aggregate sum due by

*Abstract
of the
Arbitration
in favour of
Claimants*

the late Nabob Omdut ul Omrah, is due and owing to the said Avunee Giddul Ramchunder Jya, son and administrator as aforesaid. And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby award and adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of two thousand seven hundred and forty Star Pagodas thirty-two fanams and seventeen cash (S. P^a 2,740. 32 f. 17 c.) or one thousand and ninety-six Pounds six shillings and one penny halfpenny sterling (£. 1,096. 6 s. 1 1/2 d.) was and still is, in respect of the arrears of pay claimed as aforesaid from the representatives of the said late Nabob Omdut ul Omrah, due and owing to the said Avunee Giddul Ramchunder Jya, son and administrator as aforesaid and his assigns. And we do further Award and Order, That the said debt, being a debt contracted by the said late Nabob Omdut ul Omrah for arrears of civil pay, is and shall be comprized in the First Class of Debts under the said Indenture. And we do further Award and Adjudge, That the sum of one hundred and sixty-six Star Pagodas fifteen fanams and thirty one cash (S. P^a 166. 15 f. 31 c.) or sixty-six Pounds ten shillings and eleven-pence sterling (£ 66. 10 s. 11 d.) being a portion of the said aggregate sum of two thousand seven hundred and forty Star Pagodas thirty-two fanams and seventeen cash (S. P^a 2,740. 32 f. 17 c.) or one thousand and ninety-six Pounds six shillings and one penny halfpenny sterling (£. 1,096. 6 s. 1 1/2 d.) found due as aforesaid from the representatives of the late Nabob Omdut ul Omrah, is justly due and owing to the said United East India Company, and that the said United East India Company have and shall have right to participate to the amount of the said sum of one hundred and sixty-six Star Pagodas fifteen fanams and thirty one cash (S. P^a 166. 15 f. 31 c.) or sixty-six Pounds ten shillings and eleven-pence sterling (£. 66. 10 s. 11 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of two thousand five hundred and seventy-four Star Pagodas sixteen fanams and sixty-six cash (S. P^a 2,574. 16 f. 66 c.) or one thousand and twenty-nine Pounds fifteen shillings and two-pence halfpenny sterling (£. 1,029. 15 s. 2 1/2 d.) being the remaining portion of the said debt, is due and owing to Avunee Giddul Ramchunder Jya, son and administrator as aforesaid, in respect to the claim so made as aforesaid upon the said Nabob Omdut ul Omrah, and that the said Avunee Giddul Ramchunder Jya hath and shall have right to participate to the amount of the said sum of two thousand five hundred and seventy-four Star Pagodas sixteen fanams and sixty-six cash (S. P^a 2,574. 16 f. 66 c.) or one thousand and twenty-nine Pounds fifteen shillings and two-pence halfpenny sterling (£. 1,029. 15 s. 2 1/2 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That the sum of eight thousand two hundred and thirty-five Star Pagodas forty-one fanams and thirty-four cash (S. P^a 8,235. 41 f. 34 c.) or three thousand two hundred and ninety-four Pounds seven shillings and eleven-pence sterling (£. 3,294. 7 s. 11 d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing, from the representatives of the said Nabob Wallajah to the said Avunee Giddul Ramchunder Jya, son and administrator as aforesaid, in respect of the claim so made as aforesaid upon his said Highness: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the late Nabob Wallajah for arrears of civil pay, is and shall be comprized in the first Class of Debts under the said Indenture. And we do further Award and Adjudge, That the said Avunee Giddul Ramchunder Jya hath and shall have right to participate to the amount of the said sum of eight thousand two hundred and thirty-five Star Pagodas forty-one fanams and thirty-four cash (S. P^a 8,235. 41 f. 34 c.) or three thousand two hundred and ninety-four Pounds seven shillings and eleven-pence sterling (£. 3,294. 7 s. 11 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic. And we do further Award and Adjudge, That all the property and Revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said hereinbefore recited Claims, or the debt or debts claimed thereon, at the instance of the said Avunee Giddul Ramchunder Jya, son and administrator as aforesaid, or of the said United East India Company, or of any person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fifth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed) .

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM Part of No. 988 in our Fifth Report.

N^o 581.

CL 11M
Part of N^o 425 in the
London Gazette of
the 11th July 1809;
and,
Part of N^o 488 in the
Fifth Report to Par-
liament

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased,

deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratnah Boye of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker, also late of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye did become parties to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as Creditors of the then late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees, one twentieth part of every debt or sum of money owing to them the said Ratnah Boye and the said Ramcovore Boye, from his Highness the said late Nabob Wallajah, and of the interest which should have accrued thereon; the said one-twentieth part to be taken upon the sum at which the Principal and Interest of the said debt should be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye, did by a Deed, bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie of Madras, in the East Indies, one-twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and the said Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie and John Innes, of Broad-street Buildings, London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively as aforesaid under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ratnah Boye and Ramcovore Boye as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of one thousand eight hundred and seventy-five Star Pagodas (S. P. 1,875), being the balance of a Tunkah of his said late Highness the Nabob Wallajah in favour of the said Neelcanta Tawker, for the principal sum of six thousand one hundred Star Pagodas (S. P. 6,100), which said balance, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand eight hundred and twenty-seven Star Pagodas twenty fanams and sixty-seven cash; (S. P. 9,827. 20 f. 67 c.) or three thousand nine hundred and thirty Pounds nineteen shillings and nine-pence sterling (£. 3,930. 19s. 9d.): And having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, Trustees as aforesaid, named in the said Articles of Agreement, of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, for the one-twentieth part as aforesaid of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid: And having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture; Do find, That the said late Nabob Wallajah granted a Tunkah, bearing date the second day of Jumadeesof Sanee, eleven hundred and ninety-two of the Hegyrah, for the principal sum of six thousand one hundred Star Pagodas (S. P. 6,100) being as therein stated the price of a puduk or breast-ornament, set with jewels, &c. purchased by the Sirkar from the said Neelcanta Tawker: And we do farther find, upon making up agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the original transaction, and excluding certain payments which are credited by the Claimants on this account, but are debited by us to another account of the said Claimants, on which they were paid, that the aggregate sum of fourteen thousand nine hundred and ninety-nine Star Pagodas twenty-one fanams and forty-one cash (S. P. 14,999. 21 f. 41 c.) or five thousand nine hundred and ninety-nine Pounds sixteen shillings

Absolute
Adjudications
in favour of
Claimants.

*Ratnah Boye and
Ramcovore Boye,
since deceased, de-
scribing themselves
as personal Repre-
sentatives of Neel-
canta Tawker.*

*Absolute
Adjudications
in favour of
Claimants.*

shillings and one penny sterling (£.5,999. 16s. 1d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah, to the representatives of the said Neelcanta Tawker: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of fourteen thousand nine hundred and ninety-nine Star Pagodas twenty-one fanams and forty-one cash (S. P^o 14,999. 21f. 41c.) or five thousand nine hundred and ninety-nine Pounds sixteen shillings and one penny sterling (£.5,999. 16s. 1d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said Neelcanta Tawker: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallajah, for goods sold to his said Highness prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirteen thousand four hundred and ninety-nine Star Pagodas twenty-three fanams and forty-five cash (S. P^o 13,499. 23f. 45c.) or five thousand three hundred and ninety-nine Pounds sixteen Shillings and five-pence sterling (£.5,399. 16s. 5d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of Visvanada Tawker, executor and heir of Jaganada Tawker, and as attorney of the said Jaganada Tawker, administrator of the said Neelcanta Tawker, for the benefit of the legal representatives of the said Neelcanta Tawker; and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of thirteen thousand four hundred and ninety-nine Star Pagodas twenty-three fanams and forty-five cash (S. P^o 13,499. 23f. 45c.) or five thousand three hundred and ninety-nine Pounds sixteen shillings and five-pence sterling (£.5,399. 16s. 5d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and forty-nine Star Pagodas forty fanams and seventy-eight cash (S. P^o 749. 40f. 78c.) or two hundred and ninety-nine Pounds nineteen shillings and ten-pence sterling (£.299. 19s. 10d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny as assignees as aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of seven hundred and forty-nine Star Pagodas forty fanams and seventy-eight cash (S. P^o 749. 40f. 78c.) or two hundred and ninety-nine Pounds nineteen shillings and ten-pence sterling (£.299. 19s. 10d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and forty-nine Star Pagodas forty fanams and seventy-eight cash (S. P^o 749. 40f. 78c.) or two hundred and ninety-nine Pounds nineteen shillings and ten-pence sterling (£.299. 19s. 10d.) being the remaining portion of the said debt, is due and owing to the said William Fairlie and John Innes assignees as aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of seven hundred and forty-nine Star Pagodas forty fanams and seventy-eight cash (S. P^o 749. 40f. 78c.) or two hundred and ninety-nine Pounds nineteen shillings and ten-pence sterling (£.299. 19s. 10d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the balance claimed thereon at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fifth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM Part of N^o 988, in our Fifth Report.

N^o 582.

CLAIM

Part of N^o 425 in the
London Gazette of
the 8th July 1809;

and,
Part of N^o 988 in the
Fifth Report to Par-
liament.

*Ratnah Boye and
Ramcoore Boye,
since deceased, de-
scribing themselves*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Oudat ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amerrul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, all of some or one of them the said

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*as personal Repre-
sentatives of Neel-
canta Tawker.*

said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratanah Boye of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker, also late of the East Indies, became parties to the aforesaid indenture, and thereby submitted themselves their heirs executors and administrators to the judgment, award, order and determination of the Commissioners under the said indenture, in all things whatsoever relating to the several claims made by them under the said indenture; and whereas the said Ratanah Boye and Ramcovore Boye did become parties to certain articles of agreement, bearing date the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as creditors of the then late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees one twentieth part of every debt or sum of money to them the said Ratanah Boye and the said Ramcovore Boye, from his Highness the said late Nabob Wallahjah; and of the interest which should have accrued thereon, the said one twentieth part to be taken upon the sum at which the principal and interest of the the said debt should be liquidated or made up; to receive and hold the said one twentieth part so thereby to them assigned upon the trusts in the said articles of agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only trustees who are now parties to the said articles of agreement, are also parties to the aforesaid indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment award order and determination of the Commissioners under the said indenture, in all things whatsoever relating to the several claims made by them under the said indenture; and whereas the said Ratanah Boye and Ramcovore Boye did, by a deed bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie of Madras in the East Indies, one twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabobs Wallahjah and Omdut ul Omrah and the said Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and whereas the said William Douglas Brodie and also William Fairlie and John Innes of Broad-street Buildings London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment award order and determination of the Commissioners appointed under the said indenture, in all things whatsoever relating to the several claims made by them respectively as aforesaid under the said indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a claim made by the said Ratanah Boye and Ramcovore Boye as aforesaid, upon his Highness the said late Nabob Wallahjah for the principal sum of one thousand two hundred Star Pagodas (S. P. 1,200), which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand four hundred and seventy-nine Star Pagodas forty-two fanams and two cash (S. P. 3,479. 42 f. 2 c.) or one thousand three hundred and ninety-one Pounds nineteen shillings and sixpence sterling (£1,391. 19 s. 6 d.); and having also taken into consideration a claim made on behalf of the said Samuel Johnson and Charles Binny trustees as aforesaid, named in the said articles of agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, for the one twentieth part as aforesaid of the sum claimed as aforesaid, by the said Ratanah Boye and Ramcovore Boye as aforesaid; and having also taken into consideration a claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid, for the one twentieth part as aforesaid of the sum claimed as aforesaid, by the said Ratanah Boye and Ramcovore Boye as aforesaid; and having duly investigated the said claims, according to the covenants provisions and directions of the aforesaid indenture, do find, That the said late Neelcanta Tawker, on or about the twenty-ninth day of November, in the year of our Lord one thousand seven hundred and seventy-eight, sold certain jewels to His Highness the said late Nabob Wallahjah, and that his said Highness granted a tunkah in favour of the said Neelcanta Tawker, bearing date the ninth day of Zeevad, eleven hundred and ninety-two of the Hegyra, for the sum of one thousand two hundred Star Pagodas (P. S. 1,200), being as therein stated for the price of the said jewels; and we do further find, on making up an account of the original transaction, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum of three thousand four hundred and seventy-nine Star Pagodas thirty fanams and seventy-six cash (P. S. 3,479. 30 f. 76 c.) or one thousand three hundred and ninety-one Pounds nineteen shillings and eleven-pence sterling (£1,391. 19 s. 11 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Wallahjah to the representatives of the said Neelcanta Tawker: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of three thousand four hundred and seventy-nine Star Pagodas thirty fanams and seventy-six cash (S. P. 3,479. 30 f. 76 c.) or one thousand three hundred and ninety-

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one Pounds seventeen shillings and eleven-pence sterling (£. 1,391. 17 s. 11 d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallahjah to the representatives of the said Neelcanta Tawker: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallahjah for goods sold to his said Highness, prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of three thousand one hundred and thirty-one Star Pagodas thirty-two fanams and four cash (S. P^a 3,131. 32 f. 4 c.) or one thousand two hundred and fifty-two Pounds fourteen shillings and one penny sterling (£. 1,252. 14 s. 1 d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of Visvanada Tawker, executor and heir of Jaganada Tawker, and an attorney of the said Jaganada Tawker, administrator of the said hereinbefore named Neelcanta Tawker, for the benefit of the legal representatives of the said Neelcanta Tawker; and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of three thousand one hundred and thirty-one Star Pagodas thirty-two fanams and four cash (S. P^a 3,131. 32 f. 4 c.) or one thousand two hundred and fifty-two Pounds fourteen shillings and one penny sterling (£. 1,252. 14 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and seventy-three Star Pagodas forty-one fanams and thirty six cash (S. P^a 173. 41 f. 36 c.) or sixty-nine Pounds eleven shillings and eleven-pence sterling (£. 69. 11 s. 11 d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of one hundred and seventy-three Star Pagodas forty-one fanams and thirty-six cash (S. P^a 173. 41 f. 36 c.) or sixty-nine Pounds eleven shillings and eleven-pence sterling (£. 69. 11 s. 11 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one hundred and seventy-three Star Pagodas forty-one fanams and thirty-six cash (S. P^a 173. 41 f. 36 c.) or sixty-nine Pounds eleven shillings and eleven-pence sterling (£. 69. 11 s. 11 d.) being the remaining portion of the said debt, is due and owing to William Fairlie and John Innes, assignees aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of one hundred and seventy-three Star Pagodas forty-one fanams and thirty-six cash (S. P^a 173. 41 f. 36 c.) or sixty-nine Pounds eleven shillings and eleven-pence sterling (£. 69. 11 s. 11 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallahjah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the debt or debts claimed thereon at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM Part of N^o 988 in our Fifth Report.

N^o 584.

CLAIM

Part of N^o 425 in the
London Gazette of
the 24th July 1809;
and,
Part of N^o 988 in the
Fifth Report to Par-
liament.

Ratnah Boye and
Ramcovore Boye,
since deceased, de-
scribing themselves
as personal Repre-
sentatives of Neel-
canta Tawker.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratnah Boye of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker, also late of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture in all things whatsoever, relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye did become parties to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, between several Persons describing themselves as creditors

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of the then late Nabob of Arcot, of the first part; John Fortlyce of Whitehall in the county of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Ratnah Boye and the said Ramcovore Boye, from his Highness the said late Nabob Wallajah, and of the interest which should have accrued thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt should be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye did, by a Deed, bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie, of Madras, in the East Indies, one-twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabob Wallajah and Omdut ul Omrah and the said Amecr ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie and John Innes, of Broad-street Buildings, London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively as aforesaid under the said Indenture: Now Know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ratnah Boye and Ramcovore Boye as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of twelve thousand eight hundred and eighty-six Star Pagodas forty-two fanams and fifteen cash (S. P. 12,886. 42 f. 15 c.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-seven thousand three hundred and seventy-one Star Pagodas eighteen fanams and thirty-nine cash (S. P. 37,371. 18 f. 39 c.) or sixteen thousand nine hundred and forty-eight Pounds eleven shillings and three-pence sterling (£. 16,948. 11 s. 3 d.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Ratnah Boye and Ramcovore Boye as aforesaid, and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said late Nabob Wallajah granted a Tunkah, bearing date the ninth day of Zeevad, eleven hundred and ninety-two of the Hegyra, in favour of the said Neelcanta Tawker, for the principal sum of twelve thousand eight hundred and eighty-six Star Pagodas fifteen annas (S. P. 12,886. 15 a.) being as therein stated in part of the price of jewels, &c. which were purchased by his said Highness from the said Neelcanta Tawker: And we do further find upon making up an account of the original transactions, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum of thirty-seven thousand three hundred and sixty-nine Star Pagodas twelve fanams and twenty-eight cash (S. P. 37,369. 12 f. 28 c.) or fourteen thousand nine hundred and forty-seven Pounds fourteen shillings and four-pence farthing sterling (£. 14,947. 14 s. 4 f. d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the representatives of the said Neelcanta Tawker: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of thirty-seven thousand three hundred and sixty-nine Star Pagodas twelve fanams and twenty-eight cash (S. P. 37,369. 12 f. 28 c.) or fourteen thousand nine hundred and forty-seven Pounds fourteen shillings and four-pence farthing sterling (£. 14,947. 14 s. 4 f. d.) and no more, was, and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said Neelcanta Tawker: And we do further Award and Order, That the said debt being a debt contracted for goods sold to his said Highness the Nabob Wallajah prior to the twelfth day of February in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the First Class of Debts under the said Indenture: And we do farther Award and Adjudge, That the sum of thirty-three thousand six hundred and thirty-two Star Pagodas fifteen fanams and twenty-

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six cash (S. P^o 33,632. 15 f. 26 c.) or thirteen thousand four hundred and fifty-two Pounds eighteen shillings and eleven-pence farthing sterling (£. 13,452. 18 s. 11 $\frac{1}{4}$ d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of Viswasada Tawker, executor and heir of Jagannada Tawker, and as attorney of the said Jagannada Tawker, administrator of the said Neelcanta Tawker, for the benefit of the legal representatives of the said Neelcanta Tawker; and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of thirty-three thousand six hundred and thirty-two Star Pagodas fifteen fanams and twenty-six cash (S. P^o 33,632. 15 f. 26 c.) or thirteen thousand four hundred and fifty-two Pounds eighteen shillings and eleven-pence farthing sterling (£. 13,452. 18 s. 11 $\frac{1}{4}$ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand eight hundred and sixty-eight Star Pagodas nineteen fanams and forty-one cash (S. P^o 1,868. 19 f. 41 c.) or seven hundred and forty-seven Pounds seven shillings and eight-pence halfpenny sterling (£. 747. 7 s. 8 $\frac{1}{2}$ d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of one thousand eight hundred and sixty-eight Star Pagodas nineteen fanams and forty-one cash (S. P^o 1,868. 19 f. 41 c.) or seven hundred and forty-seven Pounds seven shillings and eight-pence halfpenny sterling (£. 747. 7 s. 8 $\frac{1}{2}$ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of one thousand eight hundred and sixty-eight Star Pagodas nineteen fanams and forty-one cash (S. P^o 1,868. 19 f. 41 c.) or seven hundred and forty-seven Pounds seven shillings and eight-pence halfpenny sterling (£. 747. 7 s. 8 $\frac{1}{2}$ d.) being the remaining portion of the said debt, is due and owing to William Fairlie and John Innes, assignees as aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of one thousand eight hundred and sixty-eight Star Pagodas nineteen fanams and forty-one cash (S. P^o 1,868. 19 f. 41 c.) or seven hundred and forty-seven Pounds seven shillings and eight-pence halfpenny sterling (£. 747. 7 s. 8 $\frac{1}{2}$ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the debt or debts claimed thereon at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM Part of N^o 988 in our Fifth Report.

N^o 585.

CLAIM
Part of N^o 423 in the
London Gazette of
the 8th July 1809;
and,
Part of N^o 988 in the
Fifth Report to Par-
liament.

Ratnah Boye and
Ramecovore Boye,
now deceased, de-
scribing themselves
as personal Repre-
sentatives of Neel-
canta Tawker, As-
signee of Sacalah
fund.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratnah Boye of the East Indies, and Ramecovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker, assignee of Sacalah Chund, both also late of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramecovore Boye did become parties to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, between several persons describing themselves as creditors of the then late Nabob of Arcot, of the first part; John Forlyce of Whitehall, in the county of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees, one-twentieth part of every debt or sum of money owing to them, the said Ratnah Boye, and the said Ramecovore Boye, from his Highness the said late Nabob Wallajah, and of the interest which should have accrued thereon, the said one-twentieth part to be taken upon

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upon the sum at which the principal and interest of the said debt should be liquidated or made up; to receive and hold the said one-twentieth part, so thereby to them assigned, upon the trusts in the said articles of agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only trustees who are now parties to the said articles of agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye, did by a Deed, bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie of Madras, in the East Indies, one-twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabob Wallajah and Omdut ul Omrah, and the said Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie, and John Innes of Broad-street Buildings, London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively as aforesaid under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ratnah Boye and Ramcovore Boye as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of four thousand nine hundred and ninety Star Pagodas eight fanams and thirty-five cash (S.P^a 4,990. 84. 35 c.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fourteen thousand four hundred and seventy-one Star Pagodas nine fanams and four cash (S.P^a 14,471. 94. 4 c.) or five thousand seven hundred and eighty-eight Pounds nine shillings and seven-pence sterling (£. 5,788. 9 s. 7 d.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said articles of agreement of the third day of May, in the year of our Lord one thousand seven hundred and ninety-six, for the one-twentieth part as aforesaid of the sum claimed as aforesaid by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Nabob Wallajah granted a tunkah, bearing date the ninth Zeccad, eleven hundred and ninety-two of the Hegyra, for the principal sum of four thousand nine hundred and ninety Star Pagodas three anas (S.P^a 4,990. 3 a.) being as therein stated the price of certain jewels purchased by the Sircar from the said Sacalah Chund: And we do further find, That upon making up an account of the original transactions agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, the aggregate sum of fourteen thousand four hundred and seventy Star Pagodas twenty fanams and forty-two cash (S.P^a 14,470. 20 f. 42 c.) or five thousand seven hundred and eighty-eight Pounds three shillings and eleven-pence sterling (£. 5,788. 3 s. 11 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah, to the representatives of the said Neelcanta Tawker: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of fourteen thousand four hundred and seventy Star Pagodas twenty fanams and forty-two cash (S.P^a 14,470. 20 f. 42 c.) or five thousand seven hundred and eighty-eight Pounds three shillings and eleven-pence sterling (£. 5,788. 3 s. 11 d.) and no more, was and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah, to the representatives of the said Neelcanta Tawker: And we do further Award and Order, That the said debt, being a debt contracted for goods sold to his said Highness the Nabob Wallajah, prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirteen thousand and twenty-three Star Pagodas eighteen fanams and thirty-eight cash (S.P^a 13,023. 18 f. 38 c.) or five thousand two hundred and nine Pounds seven shillings and seven-pence sterling (£. 5,209. 7 s. 7 d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of Visvanada Tawker, executor and heir of Jagannada Tawker, and as attorney of the said Jagannada Tawker, administrator of the said Neelcanta Tawker, for the benefit of the legal representatives of the said Neelcanta Tawker, and that the said Ratnah Boye, hath and shall have right to participate to the amount of the said sum of thirteen thousand and twenty-three Star Pagodas eighteen fanams and thirty-eight cash (S.P^a 13,023. 18 f. 38 c.) or five thousand two hundred and nine Pounds seven shillings and seven-pence sterling (£. 5,209.

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(£.5,209. 7s. 7d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and twenty-three Star Pagodas twenty-two fanams and two cash (S.P. 723. 22 f. 2 c.) or two hundred and eighty-nine Pounds eight shillings and two-pence sterling (£. 289. 8s. 2d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of seven hundred and twenty-three Star Pagodas twenty-two fanams and two cash (S.P. 723. 22 f. 2 c.) or two hundred and eighty-nine Pounds eight shillings and two-pence sterling (£. 289. 8s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and twenty-three Star Pagodas twenty-two fanams and two cash (S.P. 723. 22 f. 2 c.) or two hundred and eighty-nine Pounds eight shillings and two-pence sterling (£. 289. 8s. 2d.) being the remaining portion of the said debt, is due and owing to William Fairlie and John Innes, assignees as aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of seven hundred and twenty-three Star Pagodas twenty-two fanams and two cash (S.P. 723. 22 f. 2 c.) or two hundred and eighty-nine Pounds eight shillings and two-pence sterling (£. 289. 8s. 2d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said tankah, or the debt or debts claimed thereon at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original tankah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the seventh day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM Part of N° 988 in our Fifth Report.

N° 586.

CLAIM
Part of N° 425 in the
London Gazette of
the 8th July 1809;
and,
Part of N° 988 in the
Fifth Report to Par-
liament.

*Ratnah Boye and
Ramcovore Boye,
since deceased, de-
scribing themselves
as personal Repre-
sentatives of Jag-
gannad Tawker.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings, Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratnah Boye of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Jaggannad Tawker, also late of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye did become parties to certain Articles of Agreement, bearing date the second day of February, in the year of our Lord one thousand eight hundred and one, between several persons describing themselves as Creditors of the then late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said trustees one-twentieth part of every debt or sum of money owing to them the said Ratnah Boye and the said Ramcovore Boye, from his Highness the said Nabob Wallajah, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only two of the said trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye, did, by a Deed bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign

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and transfer over to William Douglas Brodie of Madras, in the East Indies, one-twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabobs Wallahjah and Omdut ul Omrah, and the said Amcer ul Omrah, or from any one of them, and of the interest to accrue thereon; the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie, and John Innes of Broadstreet Buildings, London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively as aforesaid, under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ratnah Boye and Ramcovore Boye as aforesaid, upon his Highness the said late Nabob Wallahjah, for the principal sum of fourteen thousand six hundred and ninety-seven Star Pagodas seventeen fanams and fifty-three cash (S. P^r 14,697. 17 f. 53c.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-five thousand seven hundred and six Star Pagodas nine fanams and fifty-eight cash (S. P^r 25,706. 9 f. 58c.) or ten thousand two hundred and eighty-two Pounds nine shillings and nine-pence sterling (£. 10,282. 9s. 9d.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement of the second day of February, in the year of our Lord one thousand eight hundred and one, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid, for the one twentieth part as aforesaid, of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Jagannad Tawker made advances of money to Roy Royan Renter of Nellore, on account of his Highness the late Nabob Wallahjah, and that his said Highness in consideration thereof granted an English Bond to the said Jagannad Tawker, bearing date the twenty-eighth day of the moon Shawban, in the year of the Hegyra one thousand two hundred and three, answering to the twenty-third day of May, in the year one thousand seven hundred and eighty-nine of the Christian era, for the sum of fourteen thousand six hundred and ninety-seven Star Pagodas seventeen fanams and fifty-three cash (S. P^r 14,697. 17 f. 53c.): And we do further find, on making up an account of the original advances and repayments agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That the aggregate sum of eighteen thousand five hundred and twenty-seven Star Pagodas and sixty-five cash (S. P^r 18,527. 65c.) or seven thousand four hundred and ten Pounds sixteen shillings and two-pence sterling (£. 7,410. 16s. 2d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Wallahjah to the representatives of the said Jagannad Tawker: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of eighteen thousand five hundred and twenty-seven Star Pagodas and sixty-five cash (S. P^r 18,527. 65c.) or seven thousand four hundred and ten Pounds sixteen shillings and two-pence sterling (£. 7,410. 16s. 2d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Wallahjah to the representatives of the said Jagannad Tawker: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallahjah, for money lent on account of his said Highness, subsequent to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of sixteen thousand six hundred and seventy-four Star Pagodas thirteen fanams and twenty-seven cash (S. P^r 16,674. 13 f. 27c.) or six thousand six hundred and sixty-nine Pounds fourteen shillings and sixpence sterling (£. 6,669. 14s. 6d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of Visvanada Tawker, executor and heir of the said Jagannad Tawker; and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of sixteen thousand six hundred and seventy-four Star Pagodas thirteen fanams and twenty-seven cash (S. P^r 16,674. 13 f. 27c.) or six thousand six hundred and sixty-nine Pounds fourteen shillings and sixpence sterling (£. 6,669. 14s. 6d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of nine hundred and twenty-six Star Pagodas fourteen fanams and fifty-nine cash (S. P^r 926. 14 f. 59c.) or three hundred and seventy Pounds ten shillings and ten-pence sterling (£. 370. 10s. 10d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, as assignees aforesaid; and that the said Samuel Johnson and Charles Binny have and shall have right to participate to the amount of the said sum of nine hundred and twenty-six Star Pagodas fourteen fanams and fifty-nine cash (S. P^r 926. 14 f. 59c.) or three hundred and seventy Pounds ten shillings and ten-pence sterling (£. 370. 10s. 10d.) in the fund provided

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vided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of nine hundred and twenty-six Star Pagodas fourteen fanams and fifty-nine cash (S. P. 926. 14 f. 59 c.) or three hundred and seventy Pounds ten shillings and ten-pence sterling (£. 370. 10 s. 10 d.) being the remaining portion of the said debt, is due and owing to William Fairlie and John Innes, assignees as aforesaid, and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of nine hundred and twenty-six Star Pagodas fourteen fanams and fifty-nine cash (S. P. 926. 14 f. 59 c.) or three hundred and seventy Pounds ten shillings and ten-pence sterling (£. 370. 10 s. 10 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have herewith set our hands, the seventh day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

**BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.**

(Signed) *Robert Playfair.*

CLAIM Part of N° 989 in our Fifth Report.

N° 587.

CLAIM
Part of N° 426 in the
London Gazette of
the 8th July 1809;
and,
Part of N° 989 in the
Fifth Report to Par-
liament.

*Ratnah Boye and
Ramcovore Boye,
since deceased, de-
scribing themselves
as personal Repre-
sentatives of Neel-
anta Tawker and
Jaganada Tawker.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratnah Boye, of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker and Jaganada Tawker, both also late of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye did become parties to certain Articles of Agreement, bearing date the seventh day of October, in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabob of Arcot, of the first part; John Fordyce, of Whitehall in the county of Middlesex, since deceased, of the second part, and the Persons therein named as Trustees, of the third part; and did thereby transfer and assign over to the said Trustees one-twentieth part of every debt or sum of money owing to them the said Ratnah Boye and the said Ramcovore Boye, from his said Highness the late Nabob Omdut ul Omrah, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debts shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only Trustees who are Parties to the said Articles of Agreement, are also Parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Ratnah Boye and Ramcovore Boye, did by a Deed, bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie, of Madras in the East Indies, one-twentieth part of every debt or sum of money owing to them, from their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and the said Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie and John Innes, of Broad street Buildings London, assignees of the said William Douglas Brodie, have severally become Parties to the aforesaid Indenture, of the tenth day of July, in the year of our Lord, one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment,

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ment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ratnah Boye and Ramcovore Boye, as aforesaid, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of forty thousand two hundred and eighty-nine Star Pagodas twenty-nine fanams and forty cash (S. P^a 40,289. 29 f. 40 c.) as a balance stated to be due on a Bond from his Highness the said late Nabob Omdut ul Omrah to the said Neelcanta Tawker and Jaganada Tawker, for the sum of fifty-one thousand two hundred and fourteen Star Pagodas thirty-three fanams and sixty cash (S. P^a 51,214. 33 f. 60 c.) which said balance of forty thousand two hundred and eighty-nine Star Pagodas twenty-nine fanams and forty cash (S. P^a 40,289. 29 f. 40 c.) with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and twenty-four thousand two hundred and fifty-one Star Pagodas four fanams and sixty-nine cash (S. P^a 124,251. 4 f. 69 c.) or forty-nine thousand seven hundred Pounds eight shillings and ten-pence sterling (£.49,700. 8s. 10d.); and having also taken into consideration a Claim made by the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement of the seventh day of October, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having also taken into consideration a Claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid by the said Ratnah Boye and Ramcovore Boye as aforesaid, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Neelcanta Tawker and Jaganada Tawker, jointly at different periods in the years of our Lord one thousand seven hundred and seventy-five, and one thousand seven hundred and seventy-six, sold certain jewels to his Highness the said late Nabob Omdut ul Omrah, and that in consequence thereof his said Highness granted a bond in favour of the said Neelcanta Tawker and Jaganada Tawker, bearing date the first day of Jumadeecoolawul, eleven hundred and ninety-four of the Hegyra, for the sum of fifty-one thousand two hundred and fourteen Star Pagodas and twelve annas (S. P^a 51,214. 12 a.): And we do further find, on setting aside the said Bond, which contained interest, and making up an account of the original transactions agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum of forty-one thousand six hundred and eight Star Pagodas twelve fanams and fifty-six cash (S. P^a 41,608. 12 f. 56 c.) or sixteen thousand six hundred and forty-three Pounds six shillings and five-pence sterling (£.16,643. 6s. 5d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of the said late Nabob Omdut ul Omrah, to the representatives of the said Neelcanta Tawker and Jaganada Tawker: And we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of forty-one thousand six hundred and eight Star Pagodas twelve fanams and fifty-six cash (S. P^a 41,608. 12 f. 56 c.) or sixteen thousand six hundred and forty-three Pounds six shillings and five-pence sterling (£.16,643. 6s. 5d.) and no more, was and still is justly due and owing from the representatives of the said late Nabob Omdut ul Omrah, to the representatives of the said Neelcanta Tawker and Jaganada Tawker: And we do further Award and Order, that the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for goods sold to his said Highness, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of thirty-seven thousand four hundred and forty-seven Star Pagodas nineteen fanams and sixty-six cash (S. P^a 37,447. 19 f. 66 c.) or fourteen thousand nine hundred and seventy-eight Pounds nineteen shillings and nine-pence sterling (£.14,978. 19s. 9d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of Visvanada Tawker, executor and heir of Jaganada Tawker, and as attorney of the said Jaganada Tawker, administrator of the said hereinbefore-named Neelcanta Tawker, for the benefit of the legal representatives of the said Neelcanta Tawker and Jaganada Tawker; and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of thirty-seven thousand four hundred and forty-seven Star Pagodas nineteen fanams and sixty-six cash (S. P^a 37,447. 19 f. 66 c.) or fourteen thousand nine hundred and seventy-eight Pounds nineteen shillings and nine-pence sterling (£.14,978. 19s. 9d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand and eighty Star Pagodas seventeen fanams and thirty-five cash (S. P^a 2,080. 17 f. 35 c.) or eight hundred and thirty-two Pounds three shillings and four-pence sterling (£.832. 3s. 4d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny, have and shall have right to participate to the amount of the said sum of two thousand and eighty Star Pagodas seventeen fanams and thirty-five cash (S. P^a 2,080. 17 f. 35 c.) or eight hundred and thirty-two Pounds three shillings and four-pence sterling (£.832. 3s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand and eighty Star Pagodas seventeen fanams

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fanams and thirty-five cash (S. P. 2,080. 17 f. 35 c.) or eight hundred and thirty-two Pounds three shillings and four-pence sterling (£. 832. 3s. 4d.) being the remaining portion of the said debt, is due and owing to William Fairlie and John Innes, assignees as aforesaid; and that the said William Fairlie and John Innes, have and shall have right to participate to the amount of the said sum of two thousand and eighty Star Pagodas seventeen fanams and thirty-five cash (S. P. 2,080. 17 f. 35 c.) or eight hundred and thirty-two Pounds three shillings and four-pence sterling (£. 832. 3s. 4d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, his successors and representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said Bond or the balance claimed thereon, at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, have hereunto set our hands, the eighth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) Robert Playfair.

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

Claim N° 1,381 in our Fifth Report.

N° 588.

CLAIM
N° 423 in the London
Gazette of the 8th
July 1809, and
N° 1,381 in the Fifth
Report to Parlia-
ment

Ratnah Boye and
Ramcovore Boye,
since deceased, as
personal Repre-
sentatives of Neel-
canta Tawker, Ja-
ganada Tawker and
Visvanada Tawker.

TO all to whom these Presents shall come. We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part," Send Greeting Whereas Ratnah Boye of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, as personal representatives of Neelcanta Tawker, Jagannada Tawker and Visvanada Tawker, all also formerly of the East Indies, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture. And whereas the said Ratnah Boye and Ramcovore Boye, did become parties to certain Articles of Agreement, bearing date the seventh day of October, in the year of our Lord one thousand eight hundred, between several persons describing themselves as creditors of the late Nabob of Arcot, of the first part; John Fordyce of Whitehall in the County of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees, one twentieth part of every debt or sum of money owing to them the said Ratnah Boye and the said Ramcovore Boye, from his said Highness the late Nabob Omdut ul Omrah, and of the interest to accrue thereon, the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas Samuel Johnson and Charles Binny, being the only trustees who are parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order, and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture. And whereas the said Ratnah Boye and Ramcovore Boye, did by a Deed, bearing date the first day of February, in the year of our Lord one thousand eight hundred and twelve, assign and transfer over to William Douglas Brodie of Madras in the East Indies, one twentieth part of every debt or sum of money owing to them from their Highnesses the said late Nabobs Wallahjah and Omdut ul Omrah, and the said Amcer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up: And whereas the said William Douglas Brodie, and also William Fairlie and John Innes, of Broad Street Buildings London, assignees of the said William Douglas Brodie, have severally become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively as aforesaid under the said Indenture:

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Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ratnah Boye and Ramcovore Boye as aforesaid, upon his Highness the said late Nabob Omdut ul Omrah, for the principal sum of fifteen thousand eight hundred and thirty-three Star Pagodas and fifteen fanams (S. P^a 15,833. 15 f.) as the balance of a bond of his said late Highness, in favour of Buncce Ram Soukar, meaning Vuneram Dava, for the principal sum of thirty thousand Star Pagodas (S. P^a 30,000), which said balance with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eighteen thousand six hundred and three Star Pagodas thirty-nine fanams and sixty-eight cash (S. P^a 18,603. 39 f. 68 c.) or seven thousand four hundred and forty-one Pounds and eleven Shillings sterling (£. 7,441. 11s.); and having also taken into consideration a Claim made on behalf of the said Samuel Johnson and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement of the seventh day of October, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one twentieth part as aforesaid, of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid; And having also taken into consideration a claim made by the said William Fairlie and John Innes, assignees of the said William Douglas Brodie, assignee as aforesaid for the one twentieth part as aforesaid, of the sum claimed as aforesaid, by the said Ratnah Boye and Ramcovore Boye as aforesaid; and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the late Nabob Omdut ul Omrah granted a bond, bearing date the second day of March, in the year of our Lord one thousand eight hundred and one, corresponding with the sixteenth Shuwal, twelve hundred and fifteen of the Hegyra, for the principal sum of thirty thousand Star Pagodas (S. P^a 30,000) in favour of Buncce Ram Soukar, meaning the said Vuneram Dava, on account of a loan made to the said Nabob Omdut ul Omrah, by the said Visvanada Tawker, through the said Buncce Ram, who hath under his hand declared, that the said Visvanada Tawker lent the said sum of thirty thousand Star Pagodas (S. P^a 30,000) to his said Highness, and procured the said bond in the name of him the said Buncce Ram: And we do further find, upon making up, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account on the said Claim, that the aggregate sum of sixteen thousand five hundred and twenty-eight Star Pagodas nine fanams and ten cash (S. P^a 16,528. 9 f. 10 c.) or six thousand six hundred and eleven Pounds five Shillings and nine-pence sterling (£. 6,611. 5s. 9d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah, to the representatives as aforesaid, of the said Visvanada Tawker: And we, the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of sixteen thousand five hundred and twenty-eight Star Pagodas nine fanams and ten cash (S. P^a 16,528. 9 f. 10 c.) or six thousand six hundred and eleven Pounds five Shillings and nine-pence sterling (£. 6,611. 5s. 9d.) and no more, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representatives as aforesaid of the said Visvanada Tawker: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for money lent, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of fourteen thousand eight hundred and seventy-five Star Pagodas sixteen fanams and forty-eight cash (S. P^a 14,875. 16 f. 48 c.) or five thousand nine hundred and fifty Pounds three Shillings and two-pence sterling (£. 5,950. 3s. 2d.) being a portion of the said debt, is due and owing to the said Ratnah Boye, administratrix of the said Visvanada Tawker, and that the said Ratnah Boye hath and shall have right to participate to the amount of the said sum of fourteen thousand eight hundred and seventy-five Star Pagodas sixteen fanams and forty-eight cash (S. P^a 14,875. 16 f. 48 c.) or five thousand nine hundred and fifty Pounds three Shillings and two-pence sterling (£. 5,950. 3s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of eight hundred and twenty-six Star Pagodas seventeen fanams and twenty-one cash (S. P^a 826. 17 f. 21 c.) or three hundred and thirty Pounds eleven Shillings and three-pence halfpenny sterling (£. 330. 11s. 3½d.) being a further portion of the said debt, is due and owing to Samuel Johnson and Charles Binny, assignees as aforesaid; and that the said Samuel Johnson and Charles Binny, have and shall have right to participate to the amount of the said sum of eight hundred and twenty-six Star Pagodas seventeen fanams and twenty-one cash (S. P^a 826. 17 f. 21 c.) or three hundred and thirty Pounds eleven Shillings and three-pence halfpenny sterling (£. 330. 11s. 3½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of eight hundred and twenty-six Star Pagodas seventeen fanams and twenty-one cash (S. P^a 826. 17 f. 21 c.) or three hundred and thirty Pounds eleven Shillings and three-pence halfpenny sterling (£. 330. 11s. 3½d.) being the remaining portion of the said debt, is due and owing to the said William Fairlie and John Innes, assignees as aforesaid; and that the said William Fairlie and John Innes have and shall have right to participate to the amount of the said sum of eight hundred and twenty-six Star Pagodas seventeen fanams and twenty-one cash (S. P^a 826. 17 f. 21 c.) or three hundred and thirty Pounds eleven Shillings and three-pence halfpenny sterling (£. 330. 11s. 3½d.) in the fund provided by the aforesaid Indenture for satisfaction

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satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond or the balance claimed thereon, at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the eighth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) {BENJAMIN HOBHOUSE.
{ROBERT HARRY INGLIS.

CLAIMS N^o 795, 793 and 796, in our Fifth Report.

N^o 595.

CLAIMS
N^{os} 761, 759 and 762,
in the London Ga-
zette of the 2d of
September 1809;
and,
N^{os} 795, 793 and 796,
in the Fifth Report
to Parliament.

*Meer Mohummud
Ally Khan, since
deceased, eldest
Son and Repre-
sentative of Meer
Sied Mohummud
Khan.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amier ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amier, of the other part;" Send Greeting: Whereas Meer Mohummud Ally Khan of the East Indies, since deceased, eldest son and representative of Meer Sied Mohummud Khan, also formerly of the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration three Claims made by the said late Meer Mohummud Ally Khan, upon their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, the first upon the Nabob Wallajah, for the principal sum of six thousand eight hundred and fifty-seven Star Pagodas six fanams and thirty cash (S. P^a 6,857. 6f. 30c.) or two thousand seven hundred and forty-two Pounds and seventeen Shillings sterling (£. 2,742. 17s.) stated to be due from his said Highness to the said Meer Sied Mohummud Khan, father of the said Meer Mohummud Ally Khan, for arrears of pay from the twenty-ninth Showal, twelve hundred and four, to the twenty-first Zeevad, twelve hundred and six of the Hegyra; the second upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of four thousand five hundred and seventy-one Star Pagodas nineteen fanams and twenty cash (S. P^a 4,571. 19f. 20c.) stated to be due from his said Highness to the said Meer Sied Mohummud Khan, father of the said Meer Mohummud Ally Khan, for arrears of pay from the thirteenth day of July, in the year of our Lord one thousand seven hundred and ninety-five, which said sum of four thousand five hundred and seventy-one Star Pagodas nineteen fanams and twenty cash (S. P^a 4,571. 19f. 20c.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand eight hundred and eight Star Pagodas one fanam and forty cash (S. P^a 5,808. 1f. 40c.) or two thousand three hundred and twenty-three Pounds and four Shillings sterling (£. 2,323. 4s.); the third also upon his Highness the late Nabob Omdut ul Omrah, for arrears of pay stated to be due to himself, the said Meer Mohummud Ally Khan, from his said Highness, from the sixth day of June, in the year of our Lord one thousand seven hundred and ninety-six, and to amount to the principal sum of one thousand and sixty-two Star Pagodas thirty-three fanams and seventy cash (S. P^a 1,062. 33f. 70c.) as the balance of his account with his said Highness, after deducting the sum of five hundred and thirty-one Star Pagodas nineteen fanams and ten cash (S. P^a 531. 19f. 10c.) paid to the said Claimant by the said United East India Company, which said balance of one thousand and sixty-two Star Pagodas thirty-three fanams and seventy cash (S. P^a 1,062. 33f. 70c.) with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand three hundred and twenty-nine Star Pagodas thirty-five fanams and thirty-five cash (S. P^a 1,329. 35f. 35c.) or five hundred and thirty-one Pounds and eighteen Shillings sterling (£. 531. 18s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Meer Sied Mohummud Khan, was darogha of the Kucherry, in the service of his Highness the late Nabob Wallajah: And we do further find, That in respect of the first Claim so made as aforesaid by the said Meer Mohummud Ally Khan, as eldest son and representative of the said Meer Sied Mohummud Khan, nothing is due or owing from the representatives of his Highness

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Highness the said late Nabob Wallajah, to the representatives of the said Meer Sied Mohummud Khan: And we do further find, in respect of the second Claim so made as aforesaid, That the said late Meer Sied Mohummud Khan, was also darogha of the Kucherry, in the service of his Highness the late Nabob Omdut ul Omrah, from the thirteenth day of July, in the year of our Lord one thousand seven hundred and ninety-five, to the fourteenth day of November, in the year of our Lord one thousand seven hundred and ninety-nine inclusive: And we do further find, upon making up an account of the arrears of pay due from the said late Nabob Omdut ul Omrah, to the said late Meer Sied Mohummud Khan, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of five thousand five hundred and twenty-four Star Pagodas fourteen fanams and fifty-one cash (S. P^a 5,524. 14 f. 51 c.) or two thousand two hundred and nine Pounds fourteen Shillings and nine-pence halfpenny sterling (£.2,209. 14s. 9½d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representatives of the said Meer Sied Mohummud Khan: And we do further find, in respect of the third and last Claim so made as aforesaid, that the said late Meer Mohummud Ally Khan, eldest son as aforesaid of the said Meer Sied Mohummud Khan, was appointed darogha of the Ibteea Khana department, &c. in the service of his Highness the late Nabob Omdut ul Omrah: And we do further find, That the sum stated in the Schedule of the Claim of the said Meer Mohummud Ally Khan, as the original amount of the arrears of pay due to him from the representatives of his Highness the said late Nabob Omdut ul Omrah, is one thousand five hundred and ninety-four Star Pagodas and eleven fanams (S. P^a 1,594. 11 f.): And we do further find, That in part discharge of the principal of the said arrears, the sum of five hundred and thirty-one Star Pagodas nineteen fanams and ten cash (S. P^a 531. 19 f. 10 c.) was on or about the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Meer Mohummud Ally Khan by the Government of Madras, on the part of the said United Company of Merchants of England trading to the East Indies, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay, due from the representatives of the said Nabob Omdut ul Omrah, to the said Meer Mohummud Ally Khan, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of one thousand eight hundred and eighty-one Star Pagodas seven fanams and thirteen cash (S. P^a 1,881. 7 f. 13 c.) or seven hundred and fifty-two Pounds nine Shillings and four-pence halfpenny sterling (£.752. 9s. 4½d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, in respect of the said arrears of pay so due to the said Meer Mohummud Ally Khan: And we do further find, That of the said aggregate amount of one thousand eight hundred and eighty-one Star Pagodas seven fanams and thirteen cash (S. P^a 1,881. 7 f. 13 c.) or seven hundred and fifty-two Pounds nine Shillings and four-pence halfpenny sterling (£.752. 9s. 4½d.) the sum of four hundred and eighty-two Star Pagodas twelve fanams and forty-nine cash (S. P^a 482. 12 f. 49 c.) or one hundred and ninety-two Pounds eighteen Shillings and five-pence sterling (£.192. 18s. 5d.) (the equivalent of the sum so paid by the Government of Madras as aforesaid) was, on the fifth day of May, in the year of our Lord one thousand eight hundred and four, and still is due and owing to the said United East Company: and that the sum of one thousand three hundred and ninety-eight Star Pagodas thirty-six fanams and forty-four cash (S. P^a 1,398. 36 f. 44 c.) or five hundred and fifty-nine Pounds ten Shillings and eleven-pence halfpenny sterling (£.559. 10s. 11½d.) being the remainder of the said aggregate, is due and owing to the legal representatives of the said Meer Mohummud Ally Khan: And we the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That in respect of the first Claim so made as aforesaid upon his Highness the late Nabob Wallajah, nothing is due or owing from the representatives of his said Highness to the representatives of the said Meer Sied Mohummud Khan, or to any other person or persons whatsoever: And we do further Award and Adjudge, that in respect to the second Claim so made as aforesaid, the sum of five thousand five hundred and twenty-four Star Pagodas fourteen fanams and fifty-one cash (S. P^a 5,524. 14 f. 51 c.) or two thousand two hundred and nine Pounds fourteen Shillings and nine-pence halfpenny sterling (£.2,209. 14s. 9½d.) is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to Meer Mahomed Hussun Khan, second son of the said Sied Mohummud Khan, for the benefit of the legal representatives of the said Meer Sied Mohummud Khan: And we do further Award and Adjudge, That the sum of four hundred and eighty-two Star Pagodas twelve fanams and forty-nine cash (S. P^a 482. 12 f. 49 c.) or one hundred and ninety-two Pounds eighteen Shillings and five-pence sterling (£.192. 18s. 5d.) being a portion of the said aggregate of one thousand eight hundred and eighty-one Star Pagodas seven fanams and thirteen cash (S. P^a 1,881. 7 f. 13 c.) or seven hundred and fifty-two Pounds nine Shillings and four-pence halfpenny sterling (£.752. 9s. 4½d.) found due as aforesaid, from the representatives of his Highness the said late Nabob Omdut ul Omrah in respect of the third and last Claim so made as aforesaid, is justly due and owing to the said United Company of Merchants of England trading to the East Indies, and that the sum of one thousand three hundred and ninety-eight Star Pagodas thirty-six fanams and forty-four cash (S. P^a 1,398. 36 f. 44 c.) or five hundred and fifty-nine Pounds ten Shil-

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lings and eleven-pence halfpenny sterling (£. 559. 10s. 11½d.) being the remaining portion of the said debt, is due and owing to the said Meer Mahomed Hussun Khan, second son as aforesaid, for the benefit of the legal representatives of the said Meer Mohummud Ally Khan: And we do further Award and Order, That the said debts, being debts contracted by his Highness the said late Nabob Omdut ul Omrah, for civil pay and allowances, are and shall be comprized in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, that the said Meer Mahomed Hussun Khan, for the benefit of the legal representatives of the said Sied Mohummud Khan, and of the said Meer Mohummud Ally Khan as aforesaid, and the said United East India Company, have and shall have right to participate to the amount of the sums so hereby respectively awarded in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, their successors and representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said hereinbefore recited Claims, them or either of them, or the debt or debts claimed thereon at the instance of the representatives of the said Sied Mohummud Khan, or of the representatives of the said Meer Mohummud Ally Khan, or of the said United Company, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the eighteenth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) { BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

• CLAIMS N^o 679 and 685 in our Fifth Report.

N^o 597.

CLAIM
N^o 217 in the London
Gazette of the 17th
June 1809; and,
N^o 278 in the London
Gazette of the 24th
June 1809; and,
N^o 679 and 685 in the
Fifth Report to Par-
liament.

*Kistnaswamy Bram-
miny Dubash, since
deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Kistnaswamy Braminy Dubash, of the East Indies, since deceased, became party to the aforesaid Indenture, and thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration two Claims made by the said Kistnaswamy Braminy, for arrears of pay alleged to be due to him from their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, the first upon a Tunkah of the said Nabob Omdut ul Omrah, in favour of Hurkishen Dubash, (alias the said Kistnaswamy Braminy Dubash), for the sum of ten thousand Arcot rupees (A. R^o 10,000) bearing date the twenty-third Remzam, twelve hundred and ten of the Hegyra, or the second day of April, in the year of our Lord one thousand seven hundred and ninety-six, which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand two hundred and forty-eight Star Pagodas twenty-nine fanams and thirty-three cash (S. P^o 4,248. 29 f. 33 c.) or one thousand six hundred and ninety-nine Pounds nine Shillings and six-pence sterling (£. 1,699. 9s. 9d.); the second on account of arrears of pay, stated to be due to him from the said Nabob Omdut ul Omrah, and to amount to the principal sum of thirty-six thousand rupees (R^o 36,000) which, with arrears of interest alleged to be due thereon, from the fifteenth day of May, in the year of our Lord one thousand seven hundred and ninety-eight, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, is stated to amount to the aggregate sum of eleven thousand five hundred and seventy-one Star Pagodas and eighteen fanams (S. P^o 11,571. 18 f.) or four thousand six hundred and twenty-eight Pounds eleven Shillings and five-pence sterling (£. 4,628. 11s. 5d.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Kistnaswamy Braminy, was a Dubash in the service of the said Nabob Wallajah, and that after the decease of his said Highness, he was employed in the same capacity in the service of the said Nabob Omdut ul Omrah: And we do further find, That the said Nabob Omdut ul Omrah did grant a Tunkah for ten thousand Arcot rupees (A. R^o 10,000) as aforesaid, to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash; and that the debt constituted by the said Tunkah, was for arrears of salary due from the said Nabob Wallajah to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, and for salary due to him from the said Nabob Omdut ul Omrah:

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Omrah: And we do further find, upon making up an account of the arrears of pay due in respect of the first hereinbefore recited Claim from their said late Highnesses the Nabobs Wallajah and Omdut ul Omrah to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of four thousand two hundred Star Pagodas thirty-six fanams and thirteen cash (S. P. 4,200. 36 f. 13 c.) or one thousand six hundred and eighty Pounds six shillings and ten-pence three farthings sterling (£. 1,680. 6s. 10½ d.) was justly due and owing in respect of the said Tunkah, and the debt claimed thereon from the representatives of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash: And we do further find, upon making up an account of the arrears of pay due in respect of the second hereinbefore recited Claim from the said Nabob Omdut ul Omrah to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, agreeably to the principles of the aforesaid deed of indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of two thousand eight hundred and twenty Star Pagodas twenty-five fanams and twenty-five cash (S. P. 2,820. 25 f. 25 c.) or one thousand one hundred and twenty-eight Pounds four shillings and ten-pence sterling (£. 1,128. 4s. 10d.) was justly due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, in respect of the second Claim so made by him as aforesaid: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, Do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of four thousand two hundred Star Pagodas thirty-six fanams and thirteen cash (S. P. 4,200. 36 f. 13 c.) or one thousand six hundred and eighty Pounds six shillings and ten-pence three farthings sterling (£. 1,680. 6s. 10½ d.) and two thousand eight hundred and twenty Star Pagodas twenty-five fanams and twenty-five cash (S. P. 2,820. 25 f. 25 c.) or one thousand one hundred and twenty-eight Pounds four shillings and ten-pence sterling (£. 1,128. 4s. 10d.) were justly due and owing from the representatives of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah to the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, and are now due and owing to his legal representative or representatives; and that the legal representative or representatives of the said Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, hath, have, and shall have right to participate to the amount of the said two aggregate sums, forming together the aggregate sum of seven thousand and twenty-one Star Pagodas nineteen fanams and thirty-eight cash (S. P. 7,021. 19 f. 38 c.) or two thousand eight hundred and eight Pounds eleven shillings and eight-pence three farthings (£. 2,808. 11s. 8½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts, being debts contracted by their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah for pay, are and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, or the debt claimed thereon; and also in respect of the second herein before recited Claim for arrears of pay, at the instance of the representative or representatives of the said late Hurkishen Dubash, alias the said Kistnaswamy Braminy Dubash, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the twenty-fifth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) Robert Playfair.

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

CLAIM N° 1,608 in our Sixth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send greeting: Whereas Mahomed Omur, of the

N° 599.

CLAIM
N° 1,608 in the London
Gazette of the 29th
September 1810,
and,
N° 1,608 in the Sixth
Report to Parlia-
ment.

Mahomed Omur,
Son of Sheikh Ma-
homed, the Son of
Sheikh Raja Ma-
homed.

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Claimants.**

East Indies, son of Sheikh Mahomed, the son of Sheikh Raja Mahomed, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Mahomed Omur, upon his Highness the said late Nabob Wallajah, for the principal sum of thirteen thousand eight hundred and sixty Rupees (R^s 13,860) or three thousand nine hundred and sixty Star Pagodas (S. P^s 3,960) or one thousand five hundred and eighty-four Pounds sterling (£.1,584); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Mahomed Omur was a Commandant of Cavalry in the service of his said Highness the Nabob Wallajah, and that he was discharged from the service on the twenty-seventh of Remzan, twelve hundred and five of the Hegyra: And we do further find, upon making up an account of the arrears of pay due to him the said Mahomed Omur, from his Highness the said late Nabob Wallajah, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That the aggregate sum (principal and interest) of fifty-three Star Pagodas thirteen fanams and thirty-nine cash (S. P^s 53. 13f. 39c.) or twenty-one Pounds six shillings and seven-pence sterling (£.21. 6s. 7d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said late Nabob Wallajah, to the said Mahomed Omur, in respect of the hereinbefore recited Claim: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of fifty-three Star Pagodas thirteen fanams and thirty-nine cash (S. P^s 53. 13f. 39c.) or twenty-one Pounds six shillings and seven-pence sterling (£.21. 6s. 7d.) and no more, was and still is justly due and owing, from the representatives of his Highness the said Nabob Wallajah, to the said Mahomed Omur, in respect of the hereinbefore recited Claim: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the Nabob Wallajah, for arrears of military pay, is and shall be comprised in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, that the said Mahomed Omur hath and shall have right to participate to the amount of the said sum of fifty-three Star Pagodas thirteen fanams and thirty-nine cash (S. P^s 53. 13f. 39c.) or twenty-one Pounds six shillings and seven-pence sterling (£.21. 6s. 7d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said hereinbefore recited Claim, at the instance of the said Mahomed Omur, son of Sheikh Mahomed as aforesaid, or of any other Person or Persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the fourth day of May, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

CLAIM N^o 1,596 in our Sixth Report.

N^o 601.

CLAIM

N^o 1,577 in the London Gazette of the 15th September 1810; and,

N^o 1,596 in the Sixth Report to Parliament.

Mahomed Ally, Son of Mahomed Boorhanooddeen Khan, son of Sheikh Mahomed, Son of Raja Mahomed.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed Indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son, of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mahomed Ally of the East Indies, son of Mahomed Boorhanooddeen Khan, son of Sheikh Mahomed, son of Raja Mahomed, all three late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Mahomed Ally, for arrears of pay alleged to be due from their said Highnesses the late Nabobs Wallajah, and Omdut ul Omrah, to his father the said late Mahomed Boorhanooddeen Khan, and stated to amount to the sum of twenty-five thousand Rupees (R^s 25,000) or seven thousand two hundred Star Pagodas (S. P^s 7,200) or two thousand eight hundred and eighty-eight Pounds sterling (£.2,880); and having duly

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duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Mahomed Boorhanooddeen Khan was a Risaladar of Cavalry, in the service of the said Nabob Wallajah : And we do further find, upon making up an account of the arrears of pay due to the said late Mahomed Boorhanooddeen Khan, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of seventy-one Star Pagodas three fanams and seventy-eight cash (S. P^o 71. 3f. 78c.) or twenty-eight Pounds eight shillings and nine-pence sterling (£. 28. 8s. 9d.) was due and owing from the representatives of his Highness the said late Nabob Wallajah to the said late Mahomed Boorhanooddeen Khan : And we do further find, That a further sum, amounting (principal and interest) on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and six Star Pagodas twenty-six fanams and twenty-three cash (S. P^o 106. 26f. 23c.) or forty-two Pounds thirteen shillings and one farthing sterling (£. 42. 13s. 0½d.) may have been due and owing from the representatives of his Highness the said late Nabob Wallajah, to the said late Mahomed Boorhanooddeen Khan, but that it is expedient to reserve the said sum for further investigation ; and the said sum is therefore deducted from this Award : And we do further find, That the said late Mahomed Boorhanooddeen Khan was not in the service of his Highness the said Nabob Omdut ul Omrah, and that nothing is due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah to the representatives of the said late Mahomed Boorhanooddeen Khan : And we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That nothing is due and owing from the representatives of the said Nabob Omdut ul Omrah to the representatives of the said late Mahomed Boorhanooddeen Khan, in respect of the Claim so made as aforesaid upon his said Highness : And we do further Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aforesaid sum of seventy-one Star Pagodas three fanams and seventy-eight cash (S. P^o 71. 3f. 78c.) or twenty-eight Pounds eight shillings and nine-pence sterling (£. 28. 8s. 9d.) was justly due and owing from the representatives of the said Nabob Wallajah to the said Mahomed Ally, as son as aforesaid, for the benefit of himself and the other legal representatives, if any, of the said late Mahomed Boorhanooddeen Khan, and that the said Mahomed Ally hath and shall have right to participate to the amount of the said sum of seventy-one Star Pagodas three fanams and seventy-eight cash (S. P^o 71. 3f. 78c.) or twenty-eight Pounds eight shillings and nine-pence sterling (£. 28. 8s. 9d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic : And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Wallajah for pay, is and shall be comprised in the First Class of Debts, under the said Indenture : And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said Claim, save and except as hereinbefore excepted, at the instance of the said Mahomed Ally as aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the ninth day of May, in the year of Lord one thousand eight hundred and twenty-one.

• Signed (being first duly stamped) (Signed) { BENJAMIN HOBHOUSE.
• in the presence of { THOMAS COCKBURN.
• (Signed) George Parkhouse.

CLAIM Part of N^o 202 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part ; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part ;" Send Greeting : Whereas Mahomed Ghous, alias Ally Dil Khan, of the East Indies, son of the late Ally Dil Khan, also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture : Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Mahomed Ghous, alias Ally Dil Khan as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of twenty-four thousand Arcot rupees (A.R^o 24,000) or six thousand eight hundred and fifty-seven Star Pagodas and six fanams (S.P^o 6,857. 6f.) or two thousand seven hundred and forty-two Pounds seventeen shillings and two-pence sterling (£. 2,742. 17s. 2d.); and

N^o 602.

CLAIM
Part of N^o 1,136 in the
London Gazette of
the 9th January
1810; and,
Part of N^o 202 in the
Fifth Report to Par-
liament.

Mahomed Ghous,
alias Ally Dil
Khan, Son of the
late Ally Dil Khan.

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in favour of
Claimants.

having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said late Ally Dil Khan filled several offices in the service of his said Highness the Nabob Wallajah: And we do further find, upon making up an account of the arrears of pay due to the said late Ally Dil Khan, from his Highness the said late Nabob Wallajah, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum (principal and interest) of one thousand two hundred and seventy-three Star Pagodas twenty-six fanams and twenty-five cash (S.P. 1,273. 26 f. 25 c.) or five hundred and nine Pounds and nine shillings sterling (£. 509. 9 s.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of the said late Nabob Wallajah, to the representatives of the said late Ally Dil Khan: And we do further find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, a further sum amounting (principal and interest) to the aggregate sum of three thousand and three Star Pagodas three fanams and sixty cash (S.P. 3,003. 3 f. 60 c.) or one thousand two hundred and one Pounds four shillings and eight-pence halfpenny sterling (£. 1,201. 4 s. 8 ½ d.) may have been due and owing from the representatives of the said late Nabob Wallajah to the representatives of the said late Ally Dil Khan, but that it is expedient to reserve the said sum for further investigation, and the said sum is therefore deducted from this Award: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of one thousand two hundred and seventy-three Star Pagodas twenty-six fanams and twenty-five cash (S.P. 1,273. 26 f. 25 c.) or five hundred and nine Pounds and nine shillings sterling (£. 509. 9 s.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Mahomed Ghous, alias Ally Dil Khan, as son as aforesaid, for the benefit of himself and the other legal representatives, if any, of the said late Ally Dil Khan, and that the said Mahomed Ghous, alias Ally Dil Khan, hath and shall have right to participate to the amount of the said sum of one thousand two hundred and seventy-three Star Pagodas twenty-six fanams and twenty-five cash (S.P. 1,273. 26 f. 25 c.) or five hundred and nine Pounds and nine shillings sterling (£. 509. 9 s.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallajah for pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, save and except as hereinbefore excepted, in respect of the said Claim, at the instance of the said Mahomed Ghous, alias Ally Dil Khan as aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the tenth day of May, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) George Parkhouse.

CLAIM N° 1,027 in our Fifth Report.

N° 603.

CLAIM

N° 180 in the London
Gazette of the 17th
June 1809;

and,
N° 1,027 in the Fifth
Report to Parlia-
ment.

Nauyaroo Jyahasawmy Pillay, Nau-
yaroo Gopaul Kistna
Pillay and Nau-
yaroo Narrain
Sawmy Pillay, Son
and Heirs of the
late Nauyaroo
Verda Pillay.

TO all to whom these presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nauyaroo Jyahasawmy Pillay, Nauyaroo Gopaul Kistna Pillay, and Nauyaroo Narrain Sawmy Pillay, of the East Indies, sons and heirs of the late Nauyaroo Verda Pillay, formerly of the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim of the said Nauyaroo Jyahasawmy Pillay, Nauyaroo Gopaul Kistna Pillay, and Nauyaroo Narrain Sawmy Pillay, sons and heirs as aforesaid, founded on an "caddasht or memorandum" of his Highness the late Omdut ul Omrah, bearing date the fourteenth Jemadecossanee, eleven hundred an eighty-seven of the Hegyra, corresponding with the second day of September, in the year of our Lord one thousand seven hundred and seventy-three, for the sums of three thousand Star Pagodas (S.P. 3,000) and Porto Novo Pagodas one thousand (P.N.P. 1,000) together, estimated in the Schedule of the said Claim as equal to three thousand

Absolute
Adjudications
in favour of
Claimants.

thousand eight hundred and thirty-three Star Pagodas and fifteen fanams (S. P^a 3,833. 15 f.) which said last mentioned sum, with the arrears of interest alleged to be due thereon, is stated to amount, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirteen thousand five hundred and sixty-five Star Pagodas ten fanams and forty cash (S. P^a 13,565. 10 f. 40 c.) or five thousand four hundred and twenty-six Pounds and ten shillings sterling (£. 5,426. 10 s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That his Highness Omdut ul Omrah granted the said eaddasht or memorandum bearing date as aforesaid, and that it is therein stated, "The sum of four thousand Pagodas (P^a 4,000), consisting of the sums of three thousand Star Pagodas (S. P^a 3,000) and one thousand Porto Novo Pagodas (P. N. P^a 1,000) by way of loan to the Sircar of his Highness the Nabob Omdut ul Omrah, has been received through Mr. Mackay, and it is settled, that whenever the above-named shall demand payment of the money it shall be paid, but whoever shall produce this memorandum and demand payment of the money it shall be paid to him." And we do further find, That the debt so constituted by the said eaddasht or memorandum, was a bona fide loan to or for his said Highness by the late General Joseph Smith, formerly in the service of the said United East India Company; and that the said General Joseph Smith did, on the fifteenth day of October, in the year of our Lord one thousand seven hundred and seventy-five, by an endorsement on the said eaddasht or memorandum, which endorsement is in his own hand-writing, and is signed by himself, transfer and assign it over as follows, "The contents to be paid to Verdapah, my head dubash," whose sons and heirs the said claimants have, in the Schedule of their said Claim, made the following statement, "the bond" (meaning the said eaddasht or memorandum) "is payable to bearer, and was presented by General Joseph Smith to N. Verda Pillay (the father of the present claimants) as a gift." And we do further find, That the sum of one thousand Porto Novo Pagodas (P. N. P^a 1,000) or eight hundred and thirty-three Star Pagodas and fifteen fanams (S. P^a 833. 15 f.) or three hundred and thirty-three Pounds six shillings and ten-pence one farthing sterling (£. 333. 6 s. 10 $\frac{1}{4}$ d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing, from the representatives of his said Highness Omdut ul Omrah, to the representatives of the said Verda Pillay: And we the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That the sum of eight hundred and thirty-three Star Pagodas and fifteen fanams (S. P^a 833. 15 f.) or three hundred and thirty-three Pounds six shillings and ten-pence one farthing (£. 333. 6 s. 10 $\frac{1}{4}$ d.) and no more, was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing, from the representatives of his Highness the said Nabob Omdut ul Omrah, to the representatives of the said Verda Pillay; and that the said Nauyaroo Jyahaswamy Pillay, Nauyaroo Gopaul Kistna Pillay, and Nauyaroo Narrain Sawmy Pillay, sons and heirs of the said Verda Pillay, have and shall have right to participate to the amount of the said sum of eight hundred and thirty-three Star Pagodas and fifteen fanams (S. P^a 833. 15 f.) or three hundred and thirty-three Pounds six shillings and ten-pence one farthing sterling (£. 333. 6 s. 10 $\frac{1}{4}$ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said Nabob Omdut ul Omrah, for money lent to his said Highness, is and shall be comprised in the second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the said eaddasht or memorandum, or the debt claimed thereon at the instance of the said Nauyaroo Jyahaswamy Pillay, Nauyaroo Gopaul Kistna Pillay, and Nauyaroo Narrain Sawmy Pillay, or at the instance of any other person or persons whatsoever: And we do further Award and Order, That the obligation aforesaid shall be cancelled, and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the twenty-fifth day of May, in the year of our Lord one thousand eight hundred and twenty-one.

(Signed) being first duly stamped
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

(Signed) George Parkhouse.

CLAIM N^o 1,820 in our Tenth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, late Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, and now also deceased, of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah

N^o 604.

CLAIM

N^o 1,819 in the Law Gazette of the 31 June 1814, and N^o 1,820 in the Ten Report to Parliament.

Chinna Mootoo Chetty.

Absolute
Assignations
as far as it
Concerns.

Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Chinna Mootoo Chitty, formerly of Madras in the East Indies, since deceased, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Chinna Mootoo Chitty did also become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several Persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Fordyce, of Whitehall in the county of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees one-twentieth part of every debt or sum of money owing to him the said Chinna Mootoo Chitty, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one-twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one-twentieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Moubray and Charles Binny, being the surviving trustees who have become parties to the said Articles of Agreement, have also become parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the said Chinna Mootoo Chitty upon his Highness the late Nabob Wallajah, for the principal sum of two thousand one hundred and twenty-nine Star Pagodas (S.P. 2,129) as the balance of an "Account Current," which said sum of two thousand one hundred and twenty-nine Star Pagodas (S.P. 2,129) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum, principal and interest, of three thousand six hundred and seventy-six Star Pagodas twenty-nine fanams and twenty cash (S.P. 3,676. 29 f. 20 c.) or one thousand four hundred and seventy Pounds thirteen shillings and two-pence sterling (£1,470. 13s. 2d.); and having also taken into consideration a Claim made on behalf of the said George Moubray and Charles Binny, trustees as aforesaid, named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others, as assignees aforesaid, for the one-twentieth part as aforesaid, of the sum claimed as aforesaid, by the said Chinna Mootoo Chitty; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the principal sum claimed as aforesaid, is the balance of an enayutnamah or obligation of his Highness the late Nabob Wallajah, in the name of Mr. Robert Clerk, bearing date the twenty-eighth Remasa, twelve hundred and four of the Hegyra, for the sum of five thousand Pagodas (P. 5,000): And we do further find, That the said Robert Clerk did upon oath declare, that he hath not nor ever had any concern whatever in the said obligation, taken in his name by his head servant the said Chinna Mootoo Chitty: And we do further find, That the debt constituted by the said enayutnamah or obligation of the said late Nabob Wallajah, for five thousand Pagodas (P. 5,000) was that amount bona fide advanced to the Sircar by the said Chinna Mootoo Chitty, through Soobarow the renter of Talook Tirumull, &c.; that various payments were made to or on account of the said Chinna Mootoo Chitty, and that for the balance his said Highness did render himself responsible: And we do further find, upon making up an account of the amount due to the said Chinna Mootoo Chitty, agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum principal, and interest of three thousand six hundred and thirty-four Star Pagodas thirty-three fanams and thirty cash (S.P. 3,634. 33 f. 30 c.) or one thousand four hundred and fifty-three Pounds eighteen shillings and four-pence sterling (£1,453. 18s. 4d.) was due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Chinna Mootoo Chitty, and his assigns: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said sum of three thousand six hundred and thirty-four Star Pagodas thirty-three fanams and thirty cash (S.P. 3,634. 33 f. 30 c.) or one thousand four hundred and fifty-three Pounds eighteen shillings and four-pence sterling (£1,453. 18s. 4d.) and no more, was justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the said Chinna Mootoo Chitty, and his assigns: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallajah, for money lent subsequent to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, and shall be comprised in the second class of debts under the said Indenture: And we do further Award and Adjudge, That the sum of three thousand four hundred and fifty-three Star Pagodas two fanams and twenty-four cash, or (S.P. 3,453. 2 f. 24 c.) or one thousand three hundred and eighty-two Pounds sixteen shillings and

and five-pence sterling (£.1,381. 4s. 5d.) being a portion of the said debt, is due and owing to the legal representatives of the said Chinna Mootoo Chitty, and that the said legal representatives of the said Chinna Mootoo Chitty have and shall have right to participate to the amount of the said sum of three thousand four hundred and fifty-three Star Pagodas two fanams and twenty-four cash (S.P. 3,453. 2f. 24c.) or one thousand three hundred and eighty-one Pounds four shillings and five-pence sterling (£.1,381. 4s. 5d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of one hundred and eighty-one Star Pagodas thirty-one fanams and six cash (S.P. 181. 31f. 6c.) or seventy-two Pounds thirteen shillings and eleven-pence sterling (£.72. 13s. 11d.) being the remaining portion of the said debt, is due and owing to George Mowbray and Charles Binny, as assignees aforesaid, and that the said George Mowbray and Charles Binny have and shall have right to participate to the amount of the said sum of one hundred and eighty-one Star Pagodas thirty-one fanams and six cash (S.P. 181. 31f. 6c.) or seventy-two Pounds thirteen shillings and eleven-pence sterling (£.72. 13s. 11d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said enayutnamah or obligation, or the balance claimed thereon, at the instance of the legal representatives of the said Chinna Mootoo Chitty, or of any other person or persons whatsoever: And we do further Award and Order, That the enayutnamah or obligation aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the twelfth day of June, in the year of our Lord one thousand eight hundred and twenty-one.

Absolute
Adjudication
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of
(Signed) George Parkhouse.

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

Remaining part of Claim N° 190 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Qudut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amerr ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amerr, of the other part;" Said Granting: Whereas Sarquis Satur of the East Indies, administrator to the estate and effects of Agavelly Satur, also late of the East Indies, did become party to the aforesaid Indenture, and did thereby submit the Claims of the said estate to the judgment, award, order and determination of the Commissioners appointed under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him as administrator aforesaid, under the said Indenture: And whereas the said Sarquis Satur as administrator aforesaid, did become party to certain Articles of Agreement, bearing date the third day of May, in the year of our Lord one thousand eight hundred, between several persons describing themselves as Creditors of the late Nabobs of the Carnatic, of the first part; John Rordyne of Whitehall, in the County of Middlesex, since deceased, of the second part; and the persons therein named as trustees, of the third part; and did thereby transfer and assign over to the said trustees, one twentieth part of every debt or sum of money owing to the estate of the said late Agavelly Satur, from their Highnesses the late Nabobs of Arcot, or the Amerr ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one twentieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one twentieth part as thereby so then assigned, upon the trusts in the said Articles of Agreement mentioned and set forth: And whereas George Mowbray and Charles Binny, being the only trustees who are now parties to the said Articles of Agreement, are also parties to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: And whereas the said Sarquis Satur hath since departed this life, and letters of administration to the unadministered estate of the said Agavelly Satur have been taken out by Anna Maria Buffuer of Madras in the East Indies: Now knowing, That the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Sarquis Satur as administrator aforesaid, upon his Highness the said Nabob Qudut ul Omrah, for the principal sum of two thousand eight

N° 605.

Remaining Part of
CLAIM
N° 352 in the London
Gazette of the 24th
June 1809; and,
Remaining Part of
N° 190 in the Fifth
Report to Parlia-
ment.

Sarquis Satur, Ad-
ministrator to the
Estate and Effects
of Agavelly Satur.

Absolute
Adjudications
in favour of
Claimants.

eight hundred and fifty-five and one half Star Pagodas (S. P^a 2,855½) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand five hundred and fifty-four Star Pagodas twelve fanams and forty cash (S. P^a 6,554. 12 f. 40 c.) or two thousand six hundred and twenty-one Pounds fourteen shillings and two-pence sterling (£. 2,621. 14s. 2d.): And having also taken into consideration a Claim made by certain of the trustees named in the said Articles of Agreement of the third day of May, in the year of our Lord one thousand eight hundred, for themselves and others as assignees aforesaid, for the one twentieth part as aforesaid of the sum claimed as aforesaid by the said Sarquis Satur as administrator aforesaid: And having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That his Highness the said late Nabob Omdut ul Omrah, granted a bond in the name of Agavelly Satur, bearing date the sixth day of May, in the year of our Lord one thousand seven hundred and eighty-two, for the sum of two thousand eight hundred and fifty-five and a half Star Pagodas (S. P^a 2,855½): And we do further find, That Meer Sied Mahomed (since deceased) being the agent of Agah Rajah, alias Aka Reza of Cossimbuzar in Bengal (since deceased), sold to the said late Nabob Omdut ul Omrah, sundry goods the property of the said Agah Rajah, alias Aka Reza and others, and that the debt constituted by the said bond, originated in that transaction: And we do further find, That by an award of certain arbitrators, the said bond was delivered to the said Agavelly Satur for the benefit of the parties interested, with instructions to recover the amount thereof from the said Nabob Omdut ul Omrah, and with authority to deduct the expences incurred in realizing the same, and also five (5) per cent. for his trouble: And we do further find, That the original interest of the said Agah Rajah, alias Aka Reza, in the said bond, was four hundred and ninety-four and a half Star Pagodas (S. P^a 494½); and that of the said Meer Sied Mahomed, was one thousand and sixty-one Star Pagodas (S. P^a 1,061); and that of the late Hajee Mahomed Bauker, was thirteen hundred Star Pagodas (S. P^a 1,300) all the said parties being formerly of the East Indies: And we do further find, That the aggregate sum of six thousand Star Pagodas two fanams and seventy-six cash (S. P^a 6,000. 2 f. 76 c.) or two thousand four hundred Pounds and seven-pence sterling (£. 2,400. 0s. 7d.); and no more, was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due and owing from the representatives of the said Nabob Omdut ul Omrah, to the legal representatives of the said Agavelly Satur, subject to account with the legal representative or representatives of the said Agah Rajah, alias Aka Reza, for the sum of nine hundred and eighty-seven Star Pagodas four fanams and thirty-eight cash (S. P^a 987. 4 f. 38 c.) of three hundred and ninety-four Pounds sixteen shillings and ten-pence halfpenny sterling (£. 394. 16s. 10½d.) with the growing interest due thereon from the day and date aforesaid, after deducting therefrom the charges for recovery, and also subject to account with the legal representative or representatives of the said Meer Sied Mahomed, for the sum of two thousand one hundred and seventeen Star Pagodas thirty-nine fanams and thirty cash (S. P^a 2,117 39 f. 30 c.) or eight hundred and forty-seven Pounds three shillings and six-pence sterling (£. 847. 3s. 6d.) with the growing interest due thereon, from the day and date aforesaid, after deducting therefrom the charges for recovery; and also subject to account with the legal representative or representatives of the said Hajee Mahomed Bauker, for the sum of two thousand five hundred and ninety-five Star Pagodas and seventy six cash (S. P^a 2,595. & 76 c.) or one thousand and thirty-eight Pounds and two-pence sterling (£. 1,038. 0s. 2d.), with the growing interest due thereon from the day and date aforesaid after deducting therefrom the charges for recovery: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby award and adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of six thousand Star Pagodas two fanams and seventy-six cash (S. P^a 6,000. 2 f. 76 c.) or two thousand four hundred Pounds and seven-pence sterling (£. 2,400. 0s. 7d.) and no more, was and still is justly due and owing from the representatives of the said Nabob Omdut ul Omrah, to the legal representatives of the said Agavelly Satur, subject to account as aforesaid: And we do further Award and Order, That the said debt being a debt contracted for goods sold to his Highness the said Nabob Omdut ul Omrah, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of five thousand seven hundred Star Pagodas two fanams and sixty-four cash (S. P^a 5,700. 2 f. 64 c.) or two thousand two hundred and eighty Pounds and six-pence halfpenny sterling (£. 2,280. 0s. 6½d.) being a portion of the said debt, is due and owing the said Anna Maria Burguez, administratrix *de bonis*, now of the said Agavelly Satur, but subject to account as aforesaid; and that the said Anna Maria Burguez, as administratrix as aforesaid of the said Agavelly Satur, hath and shall have right to participate to the amount of the said sum of five thousand seven hundred Star Pagodas two fanams and sixty-four cash (S. P^a 5,700. 2 f. 64 c.) or two thousand two hundred and eighty Pounds and six-pence halfpenny sterling (£. 2,280. 0s. 6½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred Star Pagodas and twelve cash (S. P^a 300. 12 c.) or one hundred and twenty Pounds and one halfpenny sterling (£. 120. 0s. ½d.) being the remaining portion of the said debt, is due and owing to the said George Moubray and Charles Binny, as assignees aforesaid; and that the said George Moubray and Charles Binny, have and shall have right to participate to the amount of the said sum of three hundred Star Pagodas and twelve cash (S. P^a 300. 12 c.) or one hundred and twenty Pounds and one halfpenny sterling (£. 120. 0s. ½d.) in the fund provided by the aforesaid Indenture

for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said bond or the debt claimed thereon, at the instance of the legal representatives of the said Agavelly Satur, or of any other person or persons whatsoever: And we do further Award and Order, That the bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the twentieth day of June, in the year of our Lord one thousand eight hundred and twenty-one.

Absolute
Adjudications
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed) Robert Playfair.

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIMS N^o 789, 790, 791, 792 and 794, in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Meer Mohummud Ally Khan, of the East Indies, since deceased, eldest son and representative of Meer Sied Mohummud Khan, also formerly of the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration five Claims made by the said late Meer Mohummud Ally Khan as aforesaid upon their Highnesses the late Nabobs Wallajah and Omdut ul Omrah; the first upon an alleged Bond or obligation, purporting to be from the late Nabob Omdut ul Omrah, in favour of Hajee Mohummud Zerman, bearing date the sixteenth Jumadee-oossanee, eleven hundred and ninety-one of the Hegyra, for the sum of three thousand nine hundred Rupees (R^o 3,900) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine thousand one hundred and twenty-one Rupees one fanam and forty-seven cash (R^o 9,121. 1 f. 47 c.) or one thousand and forty-two Pounds and eight shillings sterling (£. 1,042. 8 s.); the second upon a Tunkah or chithee, purporting to be from the late Nabob Omdut ul Omrah, in favour of Mr. John De Fries, bearing date the twenty-fourth Shaban, eleven hundred and ninety-one of the Hegyra, for the sum of two thousand eight hundred and fifty-five Star Pagodas eight annas (S. P^o 2,855. 8 a.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand six hundred and sixty-six Star Pagodas eighteen fanams and forty-seven cash (S. P^o 6,666. 18 f. 47 c.) or two thousand six hundred and sixty-six Pounds and eleven shillings sterling (£. 2,666. 11 s.); the third upon a Tunkah, purporting to be from the late Nabob Wallajah in favour of Sied Mohummud Khan, bearing date the first day of Jumadee-ul-awwal, eleven hundred and ninety-two of the Hegyra, for the sum of ninety-two Star Pagodas fifteen annas (S. P^o 92. 15 a.) and one thousand one hundred Arcot Rupees (A. R^o 1,000) which two sums, with arrears of interest alleged to be due thereon, are respectively stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sums of two hundred and thirteen Star Pagodas twenty-seven fanams and seventeen cash (S. P^o 213. 27 f. 17 c.) and two thousand seven hundred and fifty-seven Rupees twelve fanams and sixty cash (R^o 2,757. 12 f. 60 a.) and are stated to be equal to four hundred Pounds and twelve shillings sterling (£. 400. 12 s.); the fourth upon the late Nabob Wallajah, supported by an arree of Sied Mahomed Khan, alleged to bear the signature of the late Nabob Omdut ul Omrah, under date eighteenth Zeead, twelve hundred and thirteen of the Hegyra, for the sum of one thousand two hundred Star Pagodas (S. P^o 1,200) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand seven hundred and forty-seven Star Pagodas twenty-eight fanams and ten cash (S. P^o 2,747. 28 f. 10 c.) or one thousand and ninety-nine Pounds sterling (£. 1,099); and the fifth upon a Tunkah, purporting to be from the late Nabob Omdut ul Omrah in favour of Meer Alee Mohummud Khan, under date nineteenth Zeead, twelve hundred and thirteen of the Hegyra, for the sum of one thousand Arcot Rupees (A. R^o 1,000) which

N^o 606.

CLAIMS
N^o 753, 756, 757, 758
and 760, in the Lon-
don Gazette of the
2d September 1809;
and,
N^o 789, 790, 791, 792
and 794, in the Fifth
Report to Parlia-
ment.

Meer Mohummud
Ally Khan, eldest
Son and Repre-
sentative of Meer
Sied Mohummud
Khan.

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Adjudication
in favour of
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which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand one hundred and fifty-five Rupees seven fanams and thirty cash (R^y 1,155. 7f. 30c.) or one hundred and thirty-two Pounds and one shilling sterling (£. 132. 1s.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That in respect of the first, second, fourth and fifth of the above recited Claims, them of either of them, nothing is due and owing from the representatives of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, to the representatives of the said Meer Sied Mohommud Khan, or to any other person or persons whatsoever: And we do further find, in respect of the third above recited Claim, That the said Sied Mohommud Khan on or before the twenty-eighth day of May, in the year of our Lord one thousand seven hundred and seventy-eight, sold embroidered cloth and other articles to the late Nabob Wallajah, and that his Highness granted the Tunkah in claim for a balance due in respect thereof: And we do further find, That the said Tunkah was not paid, and upon making up an account thereon agreeably to the covenants provisions and directions of the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of one thousand two hundred and ninety Star Pagodas nine fanams and one cash (S. P^y 1,290. 9f. 1c.) or five hundred and sixteen Pounds one shilling and eight-pence halfpenny sterling (£. 516. 1s. 8½d.) was justly due and owing from the representatives of his Highness the said late Nabob Wallajah to Meer Mahomed Hussun Khan of the East Indies, second son of the said Meer Sied Mohommud Khan, for the benefit of the legal representatives of the said Meer Sied Mohommud Khan, and that the said Meer Mahomed Hussun Khan, for the benefit of the legal representatives of the said Meer Sied Mohommud Khan, hath and shall have right to participate to the amount of the said sum of one thousand two hundred and ninety Star Pagodas nine fanams and one cash (S. P^y 1,290. 9f. 1c.) or five hundred and sixteen Pounds one shilling and eight-pence halfpenny sterling (£. 516. 1s. 8½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the late Nabob Wallajah, for goods sold to his said Highness prior to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect of the aforesaid five obligations, them or either of them, or the debt or debts claimed thereon, at the instance of the representatives of the said Meer Sied Mohommud Khan, or of any other person or persons whatsoever: And we do further Award and Order, That the aforesaid five obligations shall be cancelled, and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the twenty-first day of June, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIM N^o 1,291 in our Fifth Report.

N^o 607.

CLAIM
N^o 605 in the London
Gazette of the 17th
June 1809, and,
N^o 1,291 in the Fifth
Report to Parlia-
ment.

James Sutherland,
since deceased, As-
signee of Casheer-
pound, Graudson,
Heir and personal
Representative of
Rajah Hukoomut
Ran.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, &c of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas *James Sutherland*, since deceased, formerly of Madras in the East Indies, assignee of Casheerpound, also of

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the East Indies, grandson heir and personal representative of Rajah Hukoomut Ram, also formerly of the East Indies, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs, executors and administrators to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said James Sutherland, assignee as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of twenty-two thousand nine hundred and thirty-seven Rupees and six fanams (R^{22,937}. 6f.), which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixty-five thousand and twenty Rupees and six fanams (R^{65,030}. 6f.) or seven thousand four hundred and thirty Pounds eighteen Shillings and three-pence sterling (£7,430. 18s. 3d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, Do find, That the principal amount claimed as aforesaid, is stated to be the balance of an account for arrears of salary due on the fifteenth day of June, in the year of our Lord one thousand seven hundred and seventy-nine, from his said late Highness the Nabob Wallajah, to the said Rajah Hukoomut Ram: And we do further find, upon making up an account of the said arrears of pay, according to the covenants provisions and directions of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the said Casheepershaud, as grandson heir and personal representative as aforesaid, the aggregate sum (principal and interest) of seventeen thousand nine hundred and sixty-five Star Pagodas nineteen fanams and twenty-six cash (S. P^{17,965}. 19f. 26c.) or seven thousand one hundred and eighty-six Pounds three shillings and eight-pence sterling (£7,186. 3s. 8d.): And we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said aggregate sum of seventeen thousand nine hundred and sixty-five Star Pagodas nineteen fanams and twenty-six cash (S. P^{17,965}. 19f. 26c.) or seven thousand one hundred and eighty-six Pounds three shillings and eight-pence sterling (£7,186. 3s. 8d.) found due as aforesaid, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, is justly due and owing from the representatives of his Highness the said Nabob Wallajah to John Reynolds, of Upper Thames-street in the City of London, one of the executors of the said James Sutherland, assignee of the said Casheepershaud, grandson heir and personal representative as aforesaid; and that the said John Reynolds hath, and shall have right to participate to the amount of the said sum of seventeen thousand nine hundred and sixty-five Star Pagodas nineteen fanams and twenty-six cash (S. P^{17,965}. 19f. 26c.) or seven thousand one hundred and eighty-six Pounds three shillings and eight-pence sterling (£7,186. 3s. 8d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallajah for pay, is, and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said account or the debt claimed thereon, at the instance of the said John Reynolds, executor aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have herunto set our hands, the twelfth day of July, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

(Signed) Geo. Parkhouse.

CLAIMS N^o 1,048, 1,049, 847, 206, 882 and 1,468, in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ametr ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ametr, of the other part;" Send Greeting: Whereas Pearce Begum, as widow of Wugeoddein Ahmad Khan Behadur; Mirza Hussan Khan, son of the said Wugeoddein Ahmad Khan Behadur; Ali Mirza Khan, another son of the said Wugeoddein Ahmad Khan Behadur; Hoormut Begum, also as a widow of the said Wugeoddein Ahmad Khan Behadur,

N^o 608.

CLAIMS
N^o 670 in the London
Gazette of the 2d
September 1809;
N^o 1,249 in the London
Gazette of the 27th
January 1810;
N^o 1,455 in the London
Gazette of the 3d
February 1810; and
N^o 1,248, 1,274 and
1,399, in the London
Gazette of the 27th
January 1810; and
N^o 1,048, 1,049, 847,
206, 882 and 1,468,
in the Fifth Report
to Parliament.

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Pearce Begum, as Widow of Wugeoddein Ahmud Khan Behadur, Mirza Hussan Khan, Son of the said Wugeoddein Ahmud Khan Behadur; Ali Mirza Khan, another Son of the said Wugeoddein Ahmud Khan Behadur, Hoormut Banoo, also as a Widow of the said Wugeoddein Ahmud Khan Behadur, on behalf of Mahomed Parah Khan, a minor, her Son by the said Wugeoddein Ahmud Khan Behadur, and Zoolficar Ali Khan, Nephew of the said Wugeoddein Ahmud Khan Behadur.

on behalf of Mahomed Parah Khan, a minor, her son by the said Wugeoddein Ahmud Khan Behadur; and Zoolficar Ali Khan, nephew of the said Wugeoddein Ahmud Khan Behadur, all now or late of the East Indies, respectively became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture: in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration two Claims made by the said Pearce Begum, upon his Highness the late Nabob Omdut ul Omrah; the first for the principal sum of two thousand four hundred Star Pagodas (S.P.^o 2,400) or nine hundred and sixty Pounds sterling (£.960) stated to be arrears of pay accruing to her said late husband Wugeoddein Ahmud Khan Behadur; the second, for other arrears of pay alleged to be due to her said late husband, for the amount whereof she hath referred to the dufters of his said late Highness; and having also taken into consideration certain Claims upon his said Highness the late Nabob Omdut ul Omrah made by the said Mirza Hussan Khan, by the said Ali Mirza Khan, and by the said Hoormut Banoo, widow as aforesaid, on behalf of her son the said Mahomed Parah Khan, for arrears of pay respectively due to the said parties, for the amount whereof they have respectively referred to the dufters of his said Highness; and having also taken into consideration a Claim for arrears of pay made by the said Zoolficar Ali Khan, upon his said Highness the late Nabob Omdut ul Omrah, for the principal sum of six hundred and seventy-two Star Pagodas (S.P.^o 672) or one hundred and forty-eight Pounds and six shillings sterling (£.148. 6s.) and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, that the said Wugeoddein Ahmud Khan Behadur was in the service of his Highness the late Nabob Omdut ul Omrah: And we do further find, upon making up an account of the arrears of pay due to the said Wugeoddein Ahmud Khan Behadur, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of one thousand four hundred and sixty-six Star Pagodas eight fanams and four cash (S.P.^o 1,466. 8f. 4c.) or five hundred and eighty-six pounds nine shillings and sixpence halfpenny sterling (£.586. 9s. 6½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the legal representative or representatives of the said Wugeoddein Ahmud Khan Behadur: And we do further find, That the said Mirza Hussan Khan, the said Ali Mirza Khan, and the said Mahomed Parah Khan, were also severally appointed to the service of his Highness the said Nabob Omdut ul Omrah: And we do further find, upon making up an account of their arrears, for the amount whereof they have as aforesaid referred to the dufters, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, a balance (principal and interest) of six hundred and thirty-three Star Pagodas nine fanams and seventy-four cash (S.P.^o 633. 9f. 74c.) or two hundred and fifty-three Pounds five shillings and ten-pence three farthings sterling (£.253. 5s. 10½d.) appears in favour of the said Mirza Hussan Khan, a balance of five hundred and twenty-four Star Pagodas and thirty-six fanams (S.P.^o 524. 36f.) or two hundred and nine Pounds eighteen shillings and ten-pence one farthing sterling (£.209. 18s. 10½d.) appears in favour of the said Ali Mirza Khan; and a balance of five hundred and nineteen Star Pagodas twenty fanams and sixty-six cash (S.P.^o 519. 20f. 66c.) or two hundred and seven Pounds fifteen shillings and eleven-pence three farthings sterling (£.207. 15s. 11½d.) appears in favour of the said Mahomed Parah Khan: But we do further find, That the said Mirza Hussan Khan, the said Ali Mirza Khan, and the said Mahomed Parah Khan, were during the whole period for which the said arrears accrued, minors incapable of rendering service to his said Highness: And we do therefore find, That out of the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; nothing is due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah to the said Mirza Hussan Khan, the said Ali Mirza Khan, and the said Mahomed Parah Khan, them or either of them, or to the representative or representatives of them, or either of them: And we do further find, That the said Zoolficar Ali Khan, was in the service of his Highness the said Nabob Omdut ul Omrah: And we do further find, upon making up an account of the arrears of his pay agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five; that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of five hundred and nineteen Star Pagodas twenty fanams and sixty-six cash (S.P.^o 519. 20f. 66c.) or two hundred and seven Pounds fifteen shillings and eleven-pence three farthings sterling (£.207. 15s. 11½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Zoolficar Ali Khan: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of one thousand four hundred and sixty-six Star Pagodas eight fanams and four cash (S.P.^o 1,466. 8f. 4c.) or five hundred and eighty-six Pounds nine shillings and sixpence halfpenny sterling (£.586. 9s. 6½d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the legal representative or representatives of the said Wugeoddein Ahmud Khan Behadur; and that the said Pearce Begum, for the benefit of the said legal representative or representatives, hath and shall have right to participate to the amount of the said

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sum of one thousand four hundred and sixty-six Star Pagodas eight fanams and four cash (S.P. 1,466. 8f. 4c.) or five hundred and eighty-six Pounds nine shillings and sixpence halfpenny sterling (£. 586. 9s. 6½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of five hundred and nineteen Star Pagodas twenty fanams and sixty-six cash (S.P. 519. 20f. 66c.) or two hundred and seven Pounds fifteen shillings and eleven-pence three farthings sterling (£. 207. 15s. 11½d.) was and still is justly due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah, to the said Zoolficar Ali Khan; and that the said Zoolficar Ali Khan, hath and shall have right to participate to the amount of the said sum of five hundred and nineteen Star Pagodas twenty fanams and sixty-six cash (S.P. 519. 20f. 66c.) or two hundred and seven Pounds fifteen shillings and eleven-pence three farthings sterling (£. 207. 15s. 11½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts, being debts contracted by the said late Nabob Omdut ul Omrah, for civil pay and allowances, are and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That nothing is due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah to the said Mirza Hussan Khan, the said Ali Mirza Khan, and the said Mahomed Parah Khan, them, or either of them, or to any other person or persons whatsoever on their behalf, in respect to the said hereinbefore recited Claims so made by them as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claims, at the instance of the said before recited parties, them, or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the two towjees, or alleged tankas, of the said late Nabob Omdut ul Omrah, on which the first Claim of the said Fearce Beguin is stated to have been preferred, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, have hereunto set our hands, the thirteenth day of July, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of,

(Signed) George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIM N° 757 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mahomed Aakurree Khan of the East Indies, as son-in-law of Gholam Hussein, formerly also of the East Indies, became party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Mahomed Aakurree Khan as aforesaid, upon his Highness the late Nabob Wallajah, upon two Tankas of his said Highness in favour of the said Gholam Hussein, amounting together to the principal sum of two thousand three hundred and eighty-eight Rupees (R. 2,388) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand five hundred and nineteen Rupees (R. 7,519) or eight hundred and fifty-nine Pounds sterling (£. 859); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Gholam Hussein was in the service of his Highness the late Nabob Wallajah, and that his said Highness, for arrears of pay due to him, granted two Tankas in his favour, the one bearing date the twenty-third Shaban, eleven hundred and ninety-one of the Hegyra, for the sum of two thousand and thirty Rupees (R. 2,030); the other, bearing date the twenty-third Zeehij, eleven hundred and ninety-one of the Hegyra, for the sum of three hundred and twenty-eight Rupees (R. 328): And we do further find, upon making up an account upon the said Tankas, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in

N° 609.

CLAIM
N° 537 in the London
Gazette of the 15th
July 1809, and,
N° 757 in the Fifth
Report to Parlia-
ment.

Mahomed Aakurree
Khan, as Son-in-
law of Gholam
Hussein.

Absolute
Adjudications
in favour of
Claimants.

the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of two thousand and nine Star Pagodas twenty-seven fanams and fifty-three cash (S. P. 2,009. 27 f. 53 c.) or eight hundred and three Pounds seventeen shillings and three-pence one farthing sterling (£. 803. 17 s. 3 1/4 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the legal representative or representatives of the said Gholam Hossein: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of two thousand and nine Star Pagodas twenty-seven fanams and fifty-three cash (S. P. 2,009. 27 f. 53 c.) or eight hundred and three Pounds seventeen shillings and three-pence one farthing sterling (£. 803. 17 s. 3 1/4 d.) was and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the said Mahommed Askurree Khan, for the benefit of the legal representative or representatives of the said Gholam Hossein; and that the said Mahommed Askurree Khan hath and shall have right to participate to the amount of the said sum of two thousand and nine Star Pagodas twenty-seven fanams and fifty-three cash (S. P. 2,009. 27 f. 53 c.) or eight hundred and three Pounds seventeen shillings and three-pence one farthing sterling (£. 803. 17 s. 3 1/4 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Wallajah for civil pay and allowances, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two Tankahs, at the instance of the said Mahommed Askurree Khan, or of any other person or persons whatsoever: And we do further Award and Order, That the two original Tankahs aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-third day of July, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
 { ROBERT HARRY INGLIS.

CLAIM Part of N° 271 in our Fifth Report.

N° 612.

CLAIM
Part of N° 450 in the
London Gazette of
the 29th July 1809;
and,
Part of N° 271 in the
Fifth Report to Par-
liament

*Nundo Kisanadoss
Venamaldoss, Sham-
doss Raganadoss,
Guirderdoss Book-
nados, Balamocund-
doss Vencatydoss,
and Davarakadoss
Lachmedoss, de-
scribed to be
Grandsons and
Heirs of Bavany-
doss Nanasa Sou-
car, deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nundo Kisanadoss Venamaldoss, Shamdoss Raganadoss, Guirderdoss Booknados, Balamocunddoss Vencatydoss, and Davarakadoss Lachmedoss, of Madras in the East Indies, described to be grandsons and heirs of Bavanydoss Nanasa Soucar, deceased, late of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the aforesaid parties upon his Highness the late Nabob Wallajah, for the aggregate sum of five thousand seven hundred and fourteen Star Pagodas eighteen fanams and seventy-eight omah (S. P. 5,714. 18 f. 78 c.) or two thousand two hundred and eighty-five Pounds fifteen shillings and seven-pence sterling (£. 2,285. 15 s. 7 d.) as the balance principal and interest alleged to be due on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, upon two obligations of his said late Highness: And having also taken into consideration a Claim preferred for the one-twentieth part of the amount that may be found due to the said parties in respect of the hereinbefore recited Claims, and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the aggregate amount for which the said Claims have been preferred, is the balance upon two obligations of his Highness the said late Nabob Wallajah; the first an enaynamah, in the name of the said late Bavanydoss Nanasa Soucar, bearing date the fourth Shawal, twelve hundred and two of the Heggra, for the principal sum of ten thousand nine hundred Star Pagodas (S. P. 10,900), and the second in the name of Goolub Bess Gomastah, of the said late Bavanydoss Nanasa Soucar, bearing date the seventeenth Saffer, twelve hundred

Absolute
Adjudications
in favour of
Claimants.

hundred and three of the Hegyra, for the principal sum of five thousand Star Pagodas (S.P. 5,000): And we do further find, upon making up an account of the receipts and payments in respect of the said two obligations, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that in respect to the first obligation as aforesaid, or the debt or debts claimed thereon, nothing is due or owing from the representatives of his Highness the said late Nabob Wallajah; and that in respect to the second obligation as aforesaid, or the debt or debts claimed thereon, the sum of five thousand and forty-five Star Pagodas twenty-two fanams and sixty-six cash (S.P. 5,045. 22 f. 66 c.) or two thousand and eighteen Pounds four shillings and four-pence one farthing sterling (£2,018. 4s. 4½d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is due and owing from the representatives of his Highness the said late Nabob Wallajah: And we do further find, That it is expedient for the sake of further investigation, to exclude from the present Award the sum of two hundred and fifty-two Star Pagodas eleven fanams and fifty-one cash (S.P. 252. 11 f. 51 c.) or one hundred Pounds eighteen shillings and two-pence halfpenny sterling (£100. 18s. 2½d.) being the one-twentieth part claimed as aforesaid, of the said aggregate amount so found due as aforesaid, from the representatives of his Highness the said late Nabob Wallajah: And we do further find, that the sum of four thousand seven hundred and ninety-three Star Pagodas eleven fanams and fifteen cash (S.P. 4,793. 11 f. 15 c.) or one thousand nine hundred and seventeen Pounds six shillings and one penny three farthings sterling (£1,917. 6s. 1½d.) being the remainder of the said aggregate amount so found due as aforesaid, is due and owing from the representatives of his Highness the said late Nabob Wallajah to the legal personal representatives of the said Bavanydos Nannasa Soucar: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That in respect of the first obligation as aforesaid, or the debt or debts claimed thereon, nothing is due or owing from the representatives of his Highness the said late Nabob Wallajah, to the said hereinbefore recited Claimants, them or either of them, or to any other person or persons whatsoever: And we do further Award and Adjudge, in respect to the second obligation as aforesaid, or the debt or debts claimed thereon, that the sum of two hundred and fifty-two Star Pagodas eleven fanams and fifty-one cash (S.P. 252. 11 f. 51 c.) or one hundred Pounds eighteen shillings and two-pence halfpenny sterling (£100. 18s. 2½d.) being the one-twentieth of the aforesaid aggregate sum of five thousand and forty-five Star Pagodas twenty-two fanams and sixty-six cash (S.P. 5,045. 22 f. 66 c.) or two thousand and eighteen Pounds four shillings and four-pence one farthing sterling (£2,018. 4s. 4½d.) be excluded from the present award: And we do further Award and Adjudge, That the sum of four thousand seven hundred and ninety-three Star Pagodas eleven fanams and fifteen cash (S.P. 4,793. 11 f. 15 c.) or one thousand nine hundred and seventeen Pounds six shillings and one penny three farthings sterling (£1,917. 6s. 1½d.) being nineteen-twentieths (19-20th) of the said aggregate sum, is justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the legal personal representative or representatives of the said Bavanydos Nannasa Soucar, and that the said legal personal representative or representatives hath and shall have right to participate to the amount of the said sum of four thousand seven hundred and ninety-three Star Pagodas eleven fanams and fifteen cash (S.P. 4,793. 11 f. 15 c.) or one thousand nine hundred and seventeen Pounds six shillings and one penny three farthings sterling (£1,917. 6s. 1½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallajah for money lent subsequent to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts, under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever, in respect to the said two obligations, or the balance or debt claimed thereon, save and except as is hereinbefore excepted, at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, that the two original obligations aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, have hereunto set our hands, the seventh day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)

in the presence of

(Signed) George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
{ ROBERT HARRY INGLIS.

CLAIM Part of N° 271 in our Fifth Report.

TO all to whom these Presents shall come; We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees sitting in England for the time being, under a certain Deed Indented and bearing date the tenth day of July, one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one

N° 613.

CLAIM
Part of N° 550 in the
London Gazette of
the 29th July 1809,
and,

Absolute
Adjudications
in favour of
Claimants.

Part of N^o 271 in the
Fifth Report to Par-
liament.

*Nundo Kissandoss
Venamaldoss, Shun-
doss Raganadoss,
Guirderdoss Booke-
nados, Balamocun-
doss Vencatydoss,
and Davarakadoss
Luchmedoss, de-
scribed to be
Grandsons and
Heirs of Bavany-
doss Nanasa Sou-
car, deceased.*

one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nundo Kissandoss Venamaldoss, Shumdoss Raganadoss, Guirderdoss Bookenados, Balamocundoss Vencatydoss, and Davarakadoss Luchmedoss, of Madras in the East Indies, described to be grandsons and heirs of Bavanydoss Nanasa Soucar, deceased, late of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the aforesaid parties upon a Bond of his Highness the late Nabob Wallajah, in the name of Goolab Doss Gomastah, of the said Bavanydoss Nanasa Soucar, bearing date the seventh Jumadeeloolawal, twelve hundred and nine of the Hegyra, for the principal sum of five thousand Star Pagodas (S. P^a 5,000) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand three hundred and sixty-three Star Pagodas and forty-six cash (S. P^a 7,363. 8. 46c. or two thousand nine hundred and forty-five Pounds four shillings and one penny sterling (£. 2,945. 4s. 1d.); and having also taken into consideration a Claim preferred for the one-twentieth part of the amount that may be found due to the said parties in respect to the hereinbefore recited Claim, and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of seven thousand three hundred and sixty-three Star Pagodas twenty-nine fanams and twenty-seven cash (S. P^a 7,363. 29f. 27c.) or two thousand nine hundred and forty-five Pounds nine shillings and seven pence sterling (£. 2,945. 9s. 7d.) was and still is in respect of the said obligation justly due and owing from the representatives of his Highness the said late Nabob Wallajah: And we do further find, That it is expedient, for the sake of further investigation, to exclude from the present Award the sum of three hundred and sixty-eight Star Pagodas seven fanams and sixty-one cash (S. P^a 368. 7f. 61c.) or one hundred and forty-seven Pounds five shillings and six-pence sterling (£. 147. 5s. 6d.) being the one-twentieth part claimed as aforesaid of the said aggregate amount so found due as aforesaid from the representatives of his Highness the said late Nabob Wallajah: And we do further find, That the sum of six thousand nine hundred and ninety-five Star Pagodas twenty-one fanams and forty-six cash (S. P^a 6,995. 21f. 46c.) or two thousand seven hundred and ninety-eight Pounds four shillings and one penny sterling (£. 2,798. 4s. 1d.) being the remainder of the said aggregate amount so found due as aforesaid, is due and owing from the representatives of his Highness the said late Nabob Wallajah to the legal personal representatives of the said Bavanydoss Nanasa Soucar: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the sum of three hundred and sixty-eight Star Pagodas seven fanams and sixty-one cash (S. P^a 368. 7f. 61c.) or one hundred and forty-seven Pounds five shillings and six-pence sterling (£. 147. 5s. 6d.) being the one-twentieth of the aforesaid aggregate sum of seven thousand three hundred and sixty-three Star Pagodas twenty-nine fanams and twenty-seven cash (S. P^a 7,363. 29f. 27c.) or two thousand nine hundred and forty-five Pounds nine shillings and seven-pence sterling (£. 2,945. 9s. 7d.) be excluded from the present Award: And we do further Award and Adjudge, That the sum of six thousand nine hundred and ninety-five Star Pagodas twenty-one fanams and forty-six cash (S. P^a 6,995. 21f. 46c.) or two thousand seven hundred and ninety-eight Pounds four shillings and one penny sterling (£. 2,798. 4s. 1d.) being nineteen-twentieths (19-20ths) of the said aggregate sum, is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the legal personal representative or representatives of the said Bavanydoss Nanasa Soucar, and that the legal personal representative or representatives hath have and shall have right to participate to the amount of the said sum of six thousand nine hundred and ninety-five Star Pagodas twenty-one fanams and forty-six cash (S. P^a 6,995. 21f. 46c.) or two thousand seven hundred and ninety-eight Pounds four shillings and one penny sterling (£. 2,798. 4s. 1d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallajah for money lent subsequently to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah and his successors or representatives, are and shall be forever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon, save and except as is hereinbefore excepted, at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company.

In witness whereof, we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, have heresunto set our hands, the eighth day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Geo. Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

Absolute
Adjudications
in favour of
Claimants.

CLAIM Part of N° 271 in our Fifth Report.

N° 614.

CLAIM
Part of N° 550 in the
London Gazette of
the 29th July 1800,
and,
Part of N° 271 in the
Fifth Report to Par-
liament.

*Nundo Kisanndoss
Venamaldoss, Sham-
doss Raganadoss,
Guirderdoss Book-
nadoss, Balamocun-
doss Vencatydoss,
and Davarakadoss
Luchmedoss, de-
scribed to be
Grandsons and
Heirs of Bavany-
doss Nanasa Sou-
car, deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nundo Kisanndoss Venamaldoss, Shamdoss Raganadoss, Guirderdoss Booknadoss, Balamocundoss Vencatydoss, and Davarakadoss Luchmedoss, of Madras in the East Indies, described to be grandsons and heirs of Bavanydoss Nanasa Soucar, deceased, late of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the aforesaid parties, for the sum of four hundred and sixty Star Pagodas (S. P^a 460) or one hundred and eighty-four Pounds sterling (£. 184) stated to be due upon a bond of his Highness the late Nabob Wallajah, in the name of Goolab Doss Gomastah, of the said late Bavanydoss Nanasa Soucar, bearing date the sixteenth Shuwal, twelve hundred and nine of the Hegyra, for the principal sum of twenty-three thousand Star Pagodas (S. P^a 23,000); and having also taken into consideration a Claim preferred for the one-twentieth part of the amount that may be found due to the said parties, in respect to the hereinbefore recited Claim; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, upon making up an account of the aforesaid Claims, agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of six hundred and fifty-eight Star Pagodas fifteen fanams and thirty-three cash (S. P^a 658. 15 f. 33 c.) or two hundred and sixty-three Pounds six shillings and eleven-pence sterling (£. 263. 6 s. 11 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah: And we do further find, That it is expedient, for the sake of further investigation, to exclude from the present Award the sum of thirty-two Star Pagodas thirty-eight fanams and forty-six cash (S. P^a 32. 38 f. 46 c.) or thirteen Pounds three shillings and four-pence sterling (£. 13. 3 s. 4 d.) being the one-twentieth part claimed as aforesaid, of the said aggregate amount so found due as aforesaid from the representatives of his Highness the said late Nabob Wallajah: And we do further find, That the sum of six hundred and twenty-five Star Pagodas eighteen fanams and sixty-seven cash (S. P^a 625. 18 f. 67 c.) or two hundred and fifty Pounds three shillings and seven-pence sterling (£. 250. 3 s. 7 d.) being the remainder of the said aggregate amount so found due as aforesaid, is due and owing from the representatives of his Highness the said late Nabob Wallajah, to the legal personal representatives of the said Bavanydoss Nanasa Soucar: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the sum of thirty-two Star Pagodas thirty-eight fanams and forty-six cash (S. P^a 32. 38 f. 46 c.) or thirteen Pounds three shillings and four-pence sterling (£. 13. 3 s. 4 d.) being the one-twentieth of the aforesaid aggregate sum of six hundred and fifty-eight Star Pagodas fifteen fanams and thirty-three cash (S. P^a 658. 15 f. 33 c.) or two hundred and sixty-three Pounds six shillings and eleven-pence sterling (£. 263. 6 s. 11 d.) be excluded from the present Award: And we do further Award and Adjudge, That the sum of six hundred and twenty-five Star Pagodas eighteen fanams and sixty-seven cash (S. P^a 625. 18 f. 67 c.) or two hundred and fifty Pounds three shillings and seven-pence sterling (£. 250. 3 s. 7 d.) being nineteen twentieths (19-20ths) of the said aggregate sum, is justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the legal personal representative or representatives of the said Bavanydoss Nanasa Soucar; and that the legal personal representative or representatives hath, have and shall have right to participate to the amount of the said sum of six hundred and twenty-five Star Pagodas eighteen fanams and sixty-seven cash (S. P^a 625. 18 f. 67 c.) or two hundred and fifty Pounds three shillings and seven-pence sterling (£. 250. 3 s. 7 d.) in the fund provided by the aforesaid Indenture, for satisfaction

*Absolute
Affidavits
in favour of
Claimants.*

of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Wallajah, for money lent subsequently to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is, and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said bond or the debt claimed thereon, save and except as is hereinbefore excepted at the instance of the said hereinbefore recited parties, them, or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the original bond aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the ninth day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)

in the presence of

(Signed) *Geo. Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.

{ ROBERT HARRY INGLIS.

CLAIM N° 489 in our Fifth Report.

N° 615.

CLAIM
N° 447 in the London
Gazette of the 15th
July 1809; and,
N° 489 in the Fifth
Report to Parlia-
ment.

*Goolam Iman Hoo-
san Cawn Bahader.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Goolam Iman Hooosan Cawn Bahader, of the East Indies, became a party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said Goolam Iman Hooosan Cawn Bahader, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of three thousand six hundred Star Pagodas (S. P^a 3,600) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand six hundred and fifty-seven Star Pagodas thirteen fanams and eighteen cash (S. P^a 4,657. 13f. 18c.) or one thousand eight hundred and sixty-two Pounds eighteen shillings and six-pence sterling (£. 1,862. 18s. 6d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the principal sum claimed as aforesaid is founded upon an enayutnamah or letter of his Highness the said late Nabob Omdut ul Omrah, to the said Goolam Iman Hooosan Cawn Bahader, bearing date the fifteenth Mohurrum twelve hundred and thirteen of the Hegyra, for the sum of two thousand and nine hundred Star Pagodas (S. P^a 2,900) on account of articles supplied to his said Highness, and also for the sum of seven hundred Pagodas (P^a 700) on account of balance of Tunkah for arrears of pay, the said two sums making together the aforesaid principal sum of three thousand six hundred Star Pagodas (S. P^a 3,600): And we do further find, upon making up an account separately of the said sums of two thousand nine hundred Star Pagodas (S. P^a 2,900) and seven hundred Pagodas (P^a 700) agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was justly due and owing, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Goolam Iman Hooosan Cawn Bahader, in respect to the arrears of pay so claimed as aforesaid, the aggregate sum (principal and interest) of nine hundred and forty-six Star Pagodas twenty-nine fanams and fifty-five cash (S. P^a 946. 29f. 55c.) or three hundred and seventy-eight Pounds thirteen shillings and eight-pence sterling (£. 378. 13s. 8d.) in the first Class of Debts; and that on the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was justly due and owing, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Goolam Iman Hooosan Cawn Bahader in respect to the amount so claimed as aforesaid, for articles supplied to his said Highness, the aggregate sum (principal and interest) of three thousand seven hundred and fifty-one Star Pagodas thirty fanams and thirty-nine cash (S. P^a 3,751. 30f. 39c.) or one thousand five hundred Pounds thirteen shillings and nine-pence three farthings sterling (£. 1,500. 13s. 9½d.) in the second Class of Debts: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis do hereby Award and Adjudge, That on the fifteenth day

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day of May, in the year of our Lord one thousand eight hundred and four, the aforesaid aggregate sum of nine hundred and forty-six Star Pagodas twenty-nine fanams and fifty-five cash (S. P. 946. 29f. 55c.) or three hundred and seventy-eight Pounds thirteen shillings and eight-pence sterling (£. 378. 13s. 8d.) so found due as aforesaid in the first Class of Debts, was and still is justly due and owing, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Goolam Iman Hoossan Cawn Bahader: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for pay, is and shall be comprized in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aforesaid aggregate sum of three thousand seven hundred and fifty-one Star Pagodas thirty fanams and thirty-nine cash (S. P. 3,751. 30f. 39c.) or one thousand five hundred Pounds thirteen shillings and nine-pence three farthings sterling (£. 1,500. 13s. 9½d.) so found due as aforesaid in the second Class of Debts, was and still is justly due and owing, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Goolam Iman Hoossan Cawn Bahader: And we do further Award and Order, That the said debt, being a debt contracted for goods sold to his Highness the said late Nabob Omdut ul Omrah, is and shall be comprized in the second Class of Debts under the said Indenture: And we do further Award and Adjudge, that the said Goolam Iman Hoossan Cawn Bahader, hath and shall have right to participate to the amount of the said sum of nine hundred and forty-six Star Pagodas twenty-nine fanams and fifty-five cash (S. P. 946. 29f. 55c.) or three hundred and seventy-eight Pounds thirteen shillings and eight-pence sterling (£. 378. 13s. 8d.) in the first Class of Debts; and to the amount of three thousand seven hundred and fifty-one Star Pagodas thirty fanams and thirty-nine cash (S. P. 3,751. 30f. 39c.) or one thousand five hundred Pounds thirteen shillings and nine-pence three farthings sterling (£. 1,500. 13s. 9½d.) in the second Class of Debts, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be forever acquitted and discharged from all demand whatsoever in respect of the said enayutnamah or letter, or the debt or debts claimed thereon at the instance of the said Goolam Iman Hoossan Cawn Bahader, or of any other person or persons whatsoever: And we do further Award and Order, That the original enayutnamah or letter aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the tenth day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN. HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIMS N° 785 and 786 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Decd indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of His Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Said Greeting: Whereas Meean Khan Afghan of the East Indies, son of Asmat Khan also of the East Indies, became party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration the Claims made by the said Meean Khan Afghan upon his Highness the late Nabob Omdut ul Omrah, the first for the principal sum of five hundred and fifty-eight Rupees (R. 558) alleged to be founded upon a Tankah of his said Highness, in favour of the said Meean Khan Afghan, for arrears of pay, bearing date the twenty-first Shaban, twelve hundred and fourteen of the Hegyra, which said principal sum of five hundred and fifty-eight Rupees (R. 558) would, with interest thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, amount to the aggregate sum of seven hundred and two Rupees two annas and four pice (R. 702. 10a. 4p.) or two hundred Star Pagodas thirty-one fanams and sixty-five cash (S. P. 960. 31f. 65c.) or eighty Pounds six shillings and three farthings sterling (£. 80. 6s. 0¾d.); and the second Claim stated to be also for arrears of pay from the month of Shummul, in the year twelve hundred and ten of the Hegyra, to the month of Rubbeecoolawul, twelve hundred and sixteen of the Hegyra, amounting

N° 616.

CLAIMS
N° 592 in the London Gazette of the 18th July 1800; and, N° 1,411 in the London Gazette of the 27th January 1810; and, N° 785 and 786 in the Fifth Report to Parliament.

Meean Khan Afghan, Son of Asmat Khan.

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amounting to the sum of four hundred and seventeen Star Pagodas four and a half annas (S. P^a 417. 4½ a.) or one hundred and sixty-six Pounds eighteen shillings and sixpence sterling (£. 166. 18 s. 6d.) which said principal sum with interest thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of four hundred and eighty-eight Star Pagodas eight fanams and fifty-seven cash (S. P^a 488. 8 f. 57 c.) or one hundred and ninety-five Pounds five shillings and eight-pence sterling (£. 195. 5 s. 8d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That in respect to the first Claim for five hundred and fifty-eight Rupees (R^s 558) made upon the Tunkah as aforesaid, nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Meean Khan Afghan; and in respect to the second Claim made as aforesaid, for four hundred and seventeen Star Pagodas four and a half annas (S. P^a 417. 4½ a.) or one hundred and sixty-six Pounds eighteen shillings and sixpence sterling (£. 166. 18 s. 6d.); we do further find, upon making up an account agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of four hundred and eighty-eight Star Pagodas eight fanams and fifty-seven cash (S. P^a 488. 8 f. 57 c.) or one hundred and ninety-five Pounds five shillings and eight-pence sterling (£. 195. 5 s. 8d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Meean Khan Afghan: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That in respect to the first Claim preferred as aforesaid, nothing is due or owing from the representatives of his Highness the late Nabob Omdut ul Omrah to the said Meean Khan Afghan, or to any other person or persons whatsoever: And we do further Award and Adjudge, That in respect to the second Claim preferred as aforesaid, the said aggregate sum of four hundred and eighty-eight Star Pagodas eight fanams and fifty-seven cash (S. P^a 488. 8 f. 57 c.) or one hundred and ninety-five Pounds five shillings and eight-pence sterling (£. 195. 5 s. 8d.) is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Meean Khan Afghan; and that the said Meean Khan Afghan hath and shall have right to participate to the amount of the said sum of four hundred and eighty-eight Star Pagodas eight fanams and fifty-seven cash (S. P^a 488. 8 f. 57 c.) or one hundred and ninety-five Pounds five shillings and eight-pence sterling (£. 195. 5 s. 8d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted for arrears of pay due by his Highness the said late Nabob Omdut ul Omrah, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said hereinbefore recited Claims, or the debt or debts claimed thereon, at the instance of the said Meean Khan Afghan, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the thirteenth day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIM Part of N^o 272 in our Fifth Report.

N^o 618.

CLAIM

Part of N^o 551 in the
London Gazette of
the 29th July 1809,
and,

Part of N^o 473 in the
Fifth Report to Par-
liament.

*Nundo Kissandoss
Venamaldoss, Sham-
doss Raganadoss,
Guinderdoss Book-
emadoss, Balamocun-
doss Vencatydoss,
and Davarahadoss
Luchmeedoss, de-
scribed to be the
Grandsons and
Heirs of Baragy-
doss Nanasa Sou-
car, deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nundo Kissandoss Venamaldoss, Shamdoss Raganadoss, Guinderdoss Bookemadoss, Balamocundoss Vencatydoss, and Davarahadoss Luchmeedoss, of Madras in the East Indies, described to be the grandsons and heirs of Baragydoss Nanasa Soucar, deceased, late of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration, certain Claims made on behalf of

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of the aforesaid parties, upon four obligations of his Highness the said late Nabob Omdut ul Omrah, the first a Bond in the name of Brij Doss, gomastah of the said late Bavanydoss Nanasa Soucar, bearing date the fourteenth Ruzman, eleven hundred and eighty-three of the Hegyra, for the principal sum of one thousand five hundred Star Pagodas (S.P. 1,500) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand nine hundred and forty-seven Star Pagodas forty fanams and sixty-seven cash (S.P. 5,947. 40f. 67c.) or two thousand three hundred and seventy-nine Pounds three shillings and eleven-pence sterling (£. 2,379. 3s. 11d.); the second a Bond in the name of Kân Doss, a gomastah of the said late Bavanydoss Nanasa Soucar, bearing date the seventh Jumadeecossanee, eleven hundred and eighty-seven of the Hegyra, for the principal sum of five hundred Porto Novo Pagodas (P.N.P. 500) or four hundred and sixteen Star Pagodas and thirty fanams (S.P. 416. 30f.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand four hundred and seventy-one Star Pagodas seventeen fanams and sixty-three cash (S.P. 1,471. 17f. 65c.) or five hundred and eighty-eight Pounds eleven shillings and four-pence sterling (£. 588. 11s. 4d.); the third, a Bond in the name of the said late Bavanydoss Nanasa Soucar, bearing date the fourth Showal, eleven hundred and ninety-three of the Hegyra, for the principal sum of one thousand one hundred and fifty Star Pagodas (S.P. 1,150) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand two hundred and thirteen Star Pagodas thirty-one fanams and seventy-eight cash (S.P. 3,213. 31f. 78c.) or one thousand two hundred and eighty-five Pounds ten shillings and one penny sterling (£. 1,285. 10s. 1d.); and the fourth a Tunkah upon Kishen Sastree, renter of the villages of Turcoubrum, in favour of the said late Bavanydoss Nanasa Soucar, bearing date the twelfth Rubbeewolawal, eleven hundred and eighty-five of the Hegyra, for the principal sum of four thousand and forty-nine Star Pagodas (S.P. 4,049) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifteen thousand three hundred and fifty Star Pagodas one fanam and forty cash (S.P. 15,350. 1f. 40c.) or six thousand one hundred and forty Pounds and three-pence sterling (£. 6,140. 0s. 3d.); and having also taken into consideration a Claim preferred for the one-twentieth part of the amount that may be found due to the said parties, in respect to the hereinbefore recited Claims, and having duly investigated the said respective Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the first obligation aforesaid for the principal sum of one thousand five hundred Star Pagodas (S.P. 1,500) being without a betz, is an imperfect instrument; and that the fourth obligation, the tunkah aforesaid, for the principal sum of four thousand and forty-nine Star Pagodas (S.P. 4,049) has been entirely discharged: And we do therefore find, That nothing is due from the representatives of his said Highness the late Nabob Omdut ul Omrah, to any person or persons whatsoever in respect to the said obligations, them, or either of them; and in respect to the second obligation, the Bond aforesaid for the principal sum of five hundred Porto Novo Pagodas (P.N.P. 500) or Star Pagodas four hundred and sixteen and thirty fanams (S.P. 416. 30f.); and in respect to the third obligation, the Bond aforesaid for the principal sum of one thousand one hundred and fifty Star Pagodas (S.P. 1,150), we do further find, upon making up an account of the said Bonds, and the debt or debts claimed thereon, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of three thousand six hundred and twenty Star Pagodas five fanams and sixty-six cash (S.P. 3,620. 5f. 66c.) or one thousand four hundred and forty-eight Pounds one shilling and one penny sterling (£. 1,448. 1s. 1d.) was and still is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah; And we do further find, That it is expedient for the sake of further investigation, to exclude from the present award the sum of one hundred and eighty-one Star Pagodas and twenty-three cash (S.P. 181. 23c.) or seventy-two Pounds and eight shillings sterling (£. 72. 8s.) being the one-twentieth part claimed as aforesaid of the said aggregate amount so found due as aforesaid from the representatives of his Highness the said late Nabob Omdut ul Omrah: And we do further find, That the sum of three thousand four hundred and thirty-nine Star Pagodas five fanams and forty-three cash (S.P. 3,439. 5f. 43c.) or one thousand three hundred and seventy-five Pounds thirteen shillings and one penny sterling (£. 1,375. 13s. 1d.) being the remainder of the said aggregate amount so found due as aforesaid, is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the legal personal representative or representatives of the said late Bavanydoss Nanasa Soucar: And we the said Sir Benjamin Hobhouse and Sir Robert Henry Light, do hereby Award and Adjudge, That in respect to the first obligation, the Bond aforesaid, for the principal sum of one thousand five hundred Star Pagodas (S.P. 1,500), and in respect to the fourth obligation, the Tunkah aforesaid for the principal sum of four thousand and forty-nine Star Pagodas (S.P. 4,049), or the debt or debts claimed on them or either of them, nothing is due or owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said hereinbefore recited Claimants; them or either of them, or to any other person or persons whatsoever: And we do further Award and Adjudge, in respect to the other obligations, the second and third as

aforesaid,

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aforesaid, or the debt or debts claimed thereon, that the sum of one hundred and eighty-one Star Pagodas and twenty-three cash (S. P. 381. 23 c.) or seventy-two Pounds and eight shillings sterling (£. 72. 8 s.) being the one-twentieth of the aforesaid aggregate sum of three thousand six hundred and twenty Star Pagodas five fanams and sixty-six cash (S. P. 3,620. 5 f. 66 c.) or one thousand four hundred and forty-eight Pounds one shilling and one penny sterling (£. 1,448. 1 s. 1 d.) be excluded from the present Award: And we do further Award and Adjudge, That the sum of three thousand four hundred and thirty-nine Star Pagodas five fanams and forty-three cash (S. P. 3,439. 5 f. 43 c.) or one thousand three hundred and seventy-five Pounds thirteen shillings and one penny sterling (£. 1,375. 13 s. 1 d.) being nineteen-twentieths (19-20ths) of the said aggregate sum is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the legal personal representative or representatives of the said Bavanydoss Nanasa Soucar, and that the legal personal representative or representatives as aforesaid, hath and shall have right to participate to the amount of the said sum of three thousand four hundred and thirty-nine Star Pagodas five fanams and forty-three cash (S. P. 3,439. 5 f. 43 c.) or one thousand three hundred and seventy-five Pounds thirteen shillings and one penny sterling (£. 1,375. 13 s. 1 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for money bona fide lent, is and shall be comprised in the second class of debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said four obligations, or the debt or debts claimed thereon, save and except as is hereinbefore excepted, at the instance of the said hereinbefore resited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the four original obligations aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-eighth day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

Claims Part of N^o 271 and 272 in our Fifth Report.

N^o 620.

CLAIMS

Part of N^o 550 and
551 in the London
Gazette of the 29th
July 1809; and,
Part of N^o 271 and
272 in the Fifth
Report to Parlia-
ment.

*Nundo Kisandoss
Venamaldoss, Sham-
doss Ruganadoss,
Guirderdoss Book-
nados, Balamocun-
doss Vencatydoss,
and Davarakadoss
Luchmeedoss, de-
scribed to be
Grandsons and
Heirs of Bavany-
doss Nanasa Sou-
car, deceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose lauds and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part." Send Greeting: Whereas Nundo Kisandoss Venamaldoss, Shamdoss Ruganadoss, Guirderdoss Booknados, Balamocundoss Vencatydoss, and Davarakadoss Luchmeedoss, of Madras in the East Indies, described to be grandsons and heirs of Bavanydoss Nanasa Soucar deceased, late of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That as the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration two Claims made on behalf of the aforesaid parties, the first upon his Highness the late Nabob Wallajah, for the principal sum of four thousand eight hundred and sixty-three Star Pagodas forty-one fanams and fifty cash (S. P. 4,863. 41 f. 50 c.) which, with the amount of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand three hundred and forty-five Star Pagodas twelve fanams and twenty-eight cash (S. P. 7,345. 12 f. 28 c.) or two thousand one hundred and thirty-eight Pounds two shillings and four pence sterling (£. 2,038. 2 s. 4 d.) and the second upon his Highness the late Nabob Omdut ul Omrah, for two principal sums, one of seven thousand eight hundred and fifteen Madras Pagodas, and nine and a half annas (S. P. 11,815. 9 a.) stated to be equal to twelve thousand nine hundred and ninety-seven Star Pagodas six fanams and seventy-one cash (S. P. 12,907. 6 f. 71 c.), and the other of six thousand one hundred and forty-seven Star Pagodas eighteen fanams and twenty-two cash (S. P. 6,167. 18 f. 22 c.) making together the aggregate principal sum of nineteen thousand one hundred and sixty-four Star Pagodas

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Adjudications
in favour of
Claimants.*

twenty-five fanams and thirteen cash (S. P. 19,164. 25f. 15c.) which said principal sum, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-six thousand one hundred and forty-five Star Pagodas ten fanams and five cash (S. P. 26,145. 10f. 5c.) or ten thousand four hundred and fifty-eight Pounds one shilling and eleven-pence sterling (£. 10,458. 1s. 11d.): And having also taken into consideration a claim preferred for the one twentieth part of the amount that may be found due to the said parties, in respect to the heretofore recited Claims, and having duly investigated the said Claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the aforesaid sum of four thousand eight hundred and sixty-three Star Pagodas forty-one fanams and fifty cash (S. P. 4,863. 41f. 50c.) being the amount principal of the first Claim preferred as aforesaid, is stated to be the balance due upon an amaynamah of his Highness the said late Nabob Wallajah, in favour of Goolab Doss Soucar, who was gomastah of the house of the said late Bavanydoss Nanasa Soucar, bearing date the twenty-ninth Rajab, twelve hundred and eight of the Hegyra, for the sum of twenty-seven thousand five hundred and nine Madras Pagodas one anna and a half (M. P. 27,509. 1½ a.); and that the said sum of nineteen thousand one hundred and sixty-four Star Pagodas twenty-five fanams and thirteen cash (S. P. 19,164. 25f. 15c.) being the amount principal of the second Claim preferred as aforesaid, is the amount principal in Star Pagodas of a bond of his Highness the late Nabob Omdut ul Omrah, in the name of Goolab Doss Gomastah, of the house of the said late Bavanydoss Nanasa Soucar, bearing date the seventh Shaban, twelve hundred and eleven of the Hegyra, for the joint sums of eleven thousand eight hundred and fifteen Madras Pagodas nine annas and a half (M. P. 11,815. 9½ a.) and six thousand one hundred and sixty-seven Star Pagodas six annas and a half (S. P. 6,167. 6½ a.) being sums severally found due to the said house on certain transactions carried on by them with his Highness the late Nabob Wallajah; and upon setting aside the said two obligations, and making up agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the receipts and payments upon three several transactions out of which the said two obligations arose, we do further find, in respect to two of the said transactions, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the several sums of eight thousand four hundred and ninety-one Star Pagodas twenty-seven fanams and twenty-six cash (S. P. 8,491. 27f. 26c.) or three thousand three hundred and ninety-six Pounds thirteen shillings and two-pence halfpenny sterling (£. 3,396. 13s. 2½d.) and of six thousand eight hundred and fifty-eight Star Pagodas thirty-six fanams and sixty cash (S. P. 6,858. 36f. 60c.) or two thousand seven hundred and forty-three Pounds eleven shillings sterling (£. 2,743. 11s.) making together the aggregate sum of fifteen thousand three hundred and fifty Star Pagodas twenty-two fanams and six cash (S. P. 15,350. 22f. 6c.) or six thousand one hundred and forty Pounds four shillings and two-pence halfpenny sterling (£. 6,140. 4s. 2½d.) were and still are justly due and owing from the representatives of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah: And we do further find, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of fourteen thousand five hundred and eighty-two Star Pagodas forty-one fanams and seventy-eight cash (S. P. 14,582. 41f. 78c.) or five thousand eight hundred and thirty-three Pounds four shillings sterling (£. 5,833. 4s.) being nineteenth-twentieths (19-20ths) of the said aggregate amount so found due as aforesaid, was and still is justly due and owing from the representatives of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah to the legal personal representative or representatives of the said Bavanydoss Nanasa Soucar: And we do further find, That it is expedient, for the sake of further investigation, to exclude from the present Award the sum of seven hundred and sixty-seven Star Pagodas twenty-two fanams and eight cash (S. P. 767. 22f. 8c.) or three hundred and seven Pounds and two-pence halfpenny sterling (£. 307. 0s. 2½d.) being the one twentieth part claimed as aforesaid of the said aggregate amount so found due as aforesaid from the representatives of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah: And we do further find, in respect of the other of the three transactions heretofore noticed, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of ten thousand one hundred and twenty-five Star Pagodas twenty-three fanams and three cash (S. P. 10,125. 23f. 3c.) or four thousand and fifty Pounds four shillings and five-pence sterling (£. 4,050. 4s. 5c.) was and still is probably justly due and owing from the representatives of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah; but that it is expedient, for the sake of further investigation, to exclude the said sum from the present Award: And we do the said Sir Benjamin Hotheim and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the sum of seven hundred and sixty-seven Star Pagodas twenty-two fanams and eight cash (S. P. 767. 22f. 8c.) or three hundred and seven Pounds and two-pence halfpenny sterling (£. 307. 0s. 2½d.) being the one twentieth of the aforesaid aggregate sum of fifteen thousand three hundred and fifty Star Pagodas twenty-two fanams and six cash (S. P. 15,350. 22f. 6c.) or six thousand one hundred and forty Pounds four shillings and two-pence halfpenny sterling (£. 6,140. 4s. 2½d.); and also the whole of the said aggregate sum of ten thousand one hundred and twenty-five Star Pagodas twenty-three fanams and three cash (S. P. 10,125. 23f. 3c.) or four thousand and fifty Pounds four shillings and five-pence sterling (£. 4,050. 4s. 5c.) be excluded from the present Award: And we do further Award and Adjudge, That the sum of fourteen thousand five hundred and eighty-two Star Pagodas forty-one fanams and seventy-eight cash (S. P. 14,582. 41f. 78c.) or five thousand

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eight hundred and thirty-three Pounds and four shillings sterling (£. 5,833. 4 s.) being nineteen-twentieths (19-20ths) of the said aggregate sum of fifteen thousand three hundred and fifty Star Pagodas twenty-two fanams and six cash (S. P. 15,350. 22 f. 6 c.) or six thousand one hundred and forty Pounds four shillings and two-pence halfpenny sterling (£. 6,140. 4 s. 2½ d.) is justly due and owing from the representatives of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, to the legal personal representative or representatives of the said Bavanydoss Nanassa Soucar; and that the said legal personal representative or representatives hath have and shall have right to participate to the amount of the said sum of fourteen thousand five hundred and eighty-two Star Pagodas forty-one fanams and seventy-eight cash (S. P. 14,582. 41 f. 78 c.) or five thousand eight hundred and thirty-three Pounds and four shillings sterling (£. 5,833. 4 s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by their said Highnesses the late Nabobs Wallajah and Omdut ul Omrah, for money lent to the Nabob Wallajah, subsequent to the twelfth day of February, in the year of our Lord one thousand seven hundred and eighty-five, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said two obligations, or the debt or debts claimed thereon, save and except as is hereinbefore excepted, at the instance of the said hereinbefore recited Parties, them or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the thirty-first day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) *Robert Playfair*

Signed)

{ BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIM N° 115 in our First Report.

N° 621.

CLAIM

N° 40 in the London Gazette of the 18th August 1806; and, N° 115 in the First Report to Parliament.

Rebecca Sewell, Executrix of the late Henry Sewell, formerly Partner in the Firm of Messieurs Thomas Chase, the said Henry Sewell and Richard Chase, which said Henry Sewell was Assignee of Valentine Conolly, since deceased; also Lieutenant Colonel, now Major General, Tredway Clarke, Assignee of the said Rebecca Sewell, Executrix as aforesaid, and Collah Singanah Chitty, Mortgagee of Messieurs Thomas Chase, John Chinnery, John McDonnell and Edward Watts, Merchants and Co-partners, as Successors of the said Firm of Messieurs Thomas Chase, Henry Sewell and Richard Chase.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Rebecca Sewell, of Madras in the East Indies, executrix of the late Henry Sewell, formerly partner in the firm of Messieurs Thomas Chase, the said Henry Sewell, and Richard Chase, of Madras aforesaid, which said Henry Sewell was assignee of Valentine Conolly, then also of Madras aforesaid, since deceased, hath also become party to the aforesaid Indenture: And whereas Lieutenant-colonel, now Major-general Tredway Clarke, an officer in the service of the said United East India Company, and assignee of the said Rebecca Sewell, executrix as aforesaid, hath also become party to the aforesaid Indenture: And whereas Collah Singanah Chitty, of Madras aforesaid, mortgagee of Messieurs Thomas Chase, John Chinnery, John McDonnell and Edward Watts, merchants and co-partners at Madras aforesaid, as successors of the said firm of Messieurs Thomas Chase, Henry Sewell and Richard Chase, as aforesaid, hath also become party to the aforesaid Indenture, and thus the said Rebecca Sewell, the said Tredway Clarke, and the said Collah Singanah Chitty, have respectively submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by them respectively under the said Indenture: And whereas the said Rebecca Sewell hath become party to certain Articles of Agreement, bearing date the first day of September, in the year of our Lord one thousand eight hundred and four, between several Persons describing themselves as Creditors of the late Nabobs of Arcot, of the first part; John Fordyce of Whitehall, in the County of Middlesex, since deceased, of the second part; and the Persons therein named as trustees, of the third part; and hath thereby transferred and assigned over to the said John Fordyce, one fortieth part of every debt or sum of money owing to her the said Rebecca Sewell, executrix as aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon, the said one fortieth part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up; and hath further transferred and assigned over to the said trustees, one other fortieth part of every debt or sum of money owing to her the said Rebecca Sewell, executrix as aforesaid, from their Highnesses the late Nabobs of Arcot, or the Ameer ul Omrah, or from any one of them, and of the interest to accrue thereon: the said one other fortieth part

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part to be taken upon the sum at which the principal and interest of the said debt shall be liquidated or made up, to receive and hold the said one other fortieth part so thereby to them assigned upon the trusts in the said Articles of Agreement mentioned and set forth; And whereas the said John Fordyce did execute the said Articles of Agreement, of the first day of September, in the year of our Lord one thousand eight hundred and four; and did also execute the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five: And whereas Charles Binny and George Moubray, being the remaining trustees who have executed the said Articles of Agreement, have also executed the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and thus he and they respectively submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture; in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration Claims made by the said Rebecca Sewell, executrix as aforesaid, by the said Tredway Clarke, assignee as aforesaid, and the said Collah Singanah Chitty, mortgagee as aforesaid, upon a Bond of his Highness the late Nabob Omdut ul Omrah, in favour of Valentine Conolly, Esquire, bearing date the first day of January, in the year of our Lord one thousand seven hundred and ninety-eight, for the principal sum of thirty-one thousand seven hundred and forty-three Star Pagodas eleven fanams and forty cash (S. P. 31,743. 11 f. 40 c.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum, principal and interest, of forty-three thousand eight hundred and eighty-five Star Pagodas (S. P. 43,885) or seventeen thousand five hundred and fifty-four Pounds sterling (£. 17,554); and having also taken into consideration a Claim made by the said late John Fordyce, as assignee aforesaid, for the one-fortieth part as aforesaid, of the sum claimed as aforesaid by the said Rebecca Sewell, as executrix aforesaid; and having also taken into consideration a Claim made by the trustees aforesaid, as assignees aforesaid, for the other fortieth part as aforesaid, of the sum claimed as aforesaid by the said Rebecca Sewell, executrix as aforesaid; and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the consideration for which the said Bond was granted, was partly for medical services rendered by the said late Valentine Conolly, to his said late Highness Omdut ul Omrah, and partly for money bona fide lent to or for his said Highness, by the said Valentine Conolly: And we further find, That the said Tredway Clarke, assignee as aforesaid, did on the tenth day of February, in the year of our Lord one thousand eight hundred and eighteen, withdraw the Claim so made by him as aforesaid: And we do therefore find, That nothing is due from the representatives of the said Nabob Omdut ul Omrah to the said Tredway Clarke, in respect to the Claim so made by him as aforesaid; and having subsequently to our proceedings of the fifth day of May, in the year of our Lord one thousand eight hundred and eighteen, entered in our Fourteenth Report to Parliament, subjected, as therein noticed, to further investigation the legal title of the said Rebecca Sewell, and of the said Collah Singanah Chitty, to claim upon the bond hereinbefore recited; we do further find, That nothing is due from the representatives of the said late Nabob Omdut ul Omrah to the said Collah Singanah Chitty, in respect to the Claim so made by him as aforesaid: And we do further find, upon making up an account of the debt in respect to the said Bond, agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, there was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representative or representatives of the said Henry Sewell, assignee of the said Valentine Conolly, the aggregate sum, principal and interest, of fifteen thousand nine hundred and seven Star Pagodas fifteen fanams and thirty-six cash (S. P. 15,907. 15 f. 36 c.) or six thousand three hundred and sixty-two Pounds eighteen shillings and eleven-pence halfpenny sterling (£. 6,362. 18 s. 11½ d.) in the First Class of Debts, and the aggregate sum, principal and interest, of fifteen thousand five hundred and fifteen Star Pagodas nineteen fanams and sixty-one cash (S. P. 15,515. 19 f. 61 c.) or six thousand two hundred and six Pounds three shillings and nine-pence sterling (£. 6,206. 3 s. 9 d.) in the Second Class of Debts: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Tredway Clarke, assignee as aforesaid, nor the said Collah Singanah Chitty, mortgagee as aforesaid, hath any Claims on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabob of the Carnatic, in respect of the said Bond, or the debt claimed thereon: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of fifteen thousand nine hundred and seven Star Pagodas fifteen fanams and thirty-six cash (S. P. 15,907. 15 f. 36 c.) or six thousand three hundred and sixty-two Pounds eighteen shillings and eleven-pence halfpenny sterling (£. 6,362. 18 s. 11½ d.) found due as aforesaid in the First Class of Debts, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representative or representatives of the said Henry Sewell: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for pay and advances, it and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of

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our Lord one thousand eight hundred and four, the aforesaid aggregate sum of fifteen thousand five hundred and fifteen Star Pagodas nineteen fanams and sixty-one cash (S. P. 15,515. 19 f. 61 c.) or six thousand two hundred and six Pounds three shillings and nine-pence sterling (£. 6,206. 3 s. 9 d.) found due as aforesaid in the Second Class of Debts, was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representative or representatives of the said Henry Sewell: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for money lent, is and shall be comprised in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of fifteen thousand one hundred and twelve Star Pagodas (S. P. 15,112) or six thousand and forty-four Pounds and sixteen shillings sterling (£. 6,044. 16 s.) being a portion of the said debt in the First Class of Debts, is due and owing to the said Rebecca Sewell, executrix as aforesaid; and that the said Rebecca Sewell hath and shall have right to participate to the amount of the said sum of fifteen thousand one hundred and twelve Star Pagodas (S. P. 15,112) or six thousand and forty-four Pounds and sixteen shillings sterling (£. 6,044. 16 s.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and ninety-seven Star Pagodas twenty-eight fanams and fifty-eight cash (S. P. 397. 28 f. 58 c.) or one hundred and fifty-nine Pounds one shilling and five-pence three farthings sterling (£. 159. 1 s. 5 1/4 d.) being a further portion of the said debt in the First Class of Debts, is due and owing to Thomas John Fordyce, of Ayton, in the county of Berwick, North Britain, and James King, of Tavistock-place, in the county of Middlesex, executors of the said late John Fordyce; and that the said Thomas John Fordyce, and James King, have and shall have right to participate to the amount of the said sum of three hundred and ninety-seven Star Pagodas twenty-eight fanams and fifty-eight cash (S. P. 397. 28 f. 58 c.) or one hundred and fifty-nine Pounds one shilling and five-pence three farthings sterling (£. 159. 1 s. 5 1/4 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and ninety-seven Star Pagodas twenty-eight fanams and fifty-eight cash (S. P. 397. 28 f. 58 c.) or one hundred and fifty-nine Pounds one shilling and five-pence three farthings sterling (£. 159. 1 s. 5 1/4 d.) being the remainder of the said debt in the First Class of Debts, is due and owing to Charles Binny and George Moubray, as assignees aforesaid; and that the said Charles Binny and George Moubray, have and shall have right to participate to the amount of the said sum of three hundred and ninety-seven Star Pagodas twenty-eight fanams and fifty-eight cash (S. P. 397. 28 f. 58 c.) or one hundred and fifty-nine Pounds one shilling and five-pence three farthings sterling (£. 159. 1 s. 5 1/4 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the sum of fourteen thousand seven hundred and thirty-nine Star Pagodas twenty-nine fanams and twenty-two cash (S. P. 14,739. 29 f. 22 c.) or five thousand eight hundred and ninety-five Pounds seventeen shillings and seven-pence sterling (£. 5,895. 17 s. 7 d.) being a portion of the said debt in the Second Class of Debts, is due and owing to the said Rebecca Sewell, executrix as aforesaid; and that the said Rebecca Sewell hath and shall have right to participate to the amount of the said sum of fourteen thousand seven hundred and thirty-nine Star Pagodas twenty-nine fanams and twenty-two cash (S. P. 14,739. 29 f. 22 c.) or five thousand eight hundred and ninety-five Pounds seventeen shillings and seven-pence sterling (£. 5,895. 17 s. 7 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and eighty-seven Star Pagodas thirty-seven fanams and nineteen and a half cash (S. P. 387. 37 f. 19 1/2 c.) or one hundred and fifty-five Pounds three shillings and one-penny sterling (£. 155. 3 s. 1 d.) being a further portion of the said debt in the Second Class of Debts, is due and owing to the said Thomas John Fordyce and James King, executors as aforesaid, and that the said Thomas John Fordyce and James King have and shall have right to participate to the amount of the said sum of three hundred and eighty-seven Star Pagodas thirty-seven fanams and nineteen and a half cash (S. P. 387. 37 f. 19 1/2 c.) or one hundred and fifty-five Pounds three shillings and one-penny sterling (£. 155. 3 s. 1 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and eighty-seven Star Pagodas thirty-seven fanams and nineteen and a half cash (S. P. 387. 37 f. 19 1/2 c.) or one hundred and fifty-five Pounds three shillings and one-penny sterling (£. 155. 3 s. 1 d.) being the remainder of the said debt in the Second Class of Debts, is due and owing to Charles Binny and George Moubray, as assignees aforesaid, and that the said Charles Binny and George Moubray, have and shall have right to participate to the amount of the said sum of three hundred and eighty-seven Star Pagodas thirty-seven fanams and nineteen and a half cash (S. P. 387. 37 f. 19 1/2 c.) or one hundred and fifty-five Pounds three shillings and one-penny sterling (£. 155. 3 s. 1 d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Bond, or the debt claimed thereon, at the instance of the said Rebecca Sewell, executrix as aforesaid, the said Tredway Clarke, assignee as aforesaid, the said Coliah Singanah Chitty, mortgagee as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled, and it is

heresby

hereby declared cancelled accordingly. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fourth day of September, in the year of our Lord one thousand eight hundred and twenty-one.

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Adjudications
in favour of
Claimants.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

Claims N^o 395 in our Fifth Report, and N^o 1,517 in our Sixth Report.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nellore Cundapah of the East Indies, as son and personal representative of Nellore Mootiah Moodelliar, also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a claim made by the said Nellore Cundapah, as son and personal representative as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of seven hundred and nineteen Star Pagodas sixteen fanams and thirteen cash (S. P^o 719. 16f. 13c.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand three hundred and forty-five Star Pagodas twenty-six fanams and sixty-three cash (S. P^o 1,345. 26 f. 63 c.) or five hundred and thirty-eight Pounds four shillings and four-pence sterling (£. 538. 4s. 4d.): And having also taken into consideration a claim made by the said Nellore Cundapah, as son and personal representative as aforesaid, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of sixty-five Star Pagodas thirty-four fanams and twenty two cash (S. P^o 65. 34 f. 22 c.) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-seven Star Pagodas twenty-three fanams and two cash (S. P^o 77. 23 f. 2 c.) or thirty-one Pounds sterling (£. 31); and having duly investigated the said claims, according to the covenants, provisions and directions of the aforesaid Indenture, do find, in respect of the Claim made upon his Highness the late Nabob Wallajah, that the said Nellore Mootiah Moodelliar was an English writer in the service of his said Highness, and that there was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due to the legal representative or representatives of the said Nellore Mootiah Moodelliar, on account of arrears of pay from the representatives of his Highness the said late Nabob Wallajah, the aggregate sum, principal and interest, of one thousand two hundred and sixty-four Star Pagodas three fanams and fifty-two cash (S. P^o 1,264. 3f. 52c.) or five hundred and five Pounds twelve shillings and eight-pence halfpenny sterling (£. 505. 12s. 8½d.): And we do further find, in respect to the Claim made upon his Highness the said late Nabob Omdut ul Omrah, that the said Nellore Mootiah Moodelliar, was retained as an English writer in the service of his said Highness: And we do further find, That in part discharge of the principal of the arrears due by the representatives of his Highness the said late Nabob Omdut ul Omrah, the sum of ninety-two Star Pagodas and four annas (S. P^o 92. 4 a.) was on or about the fifteenth day of November, in the year of our Lord one thousand eight hundred and six, paid to the said Nellore Cundapah by the government of Madras, on the part of the said United Company, and that a Claim for the said sum hath also been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the representatives of the said Nellore Mootiah Moodelliar, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of two hundred and fifty-one Star Pagodas five fanams and eighteen cash (S. P^o 251. 5f. 18c.) or one hundred Pounds and nine shillings sterling (£. 100. 9s.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representatives of the said Nellore Mootiah Moodelliar: And we do further find, That of the said aggregate amount, the sum of eighty-three Star Pagodas thirty-five fanams and sixty cash (S. P^o 83. 35f. 60c.) or thirty-three Pounds ten shillings and ten-pence sterling (£. 33.

N^o 624.

CLAIMS
N^o 322 in the London
Gazette of the 24th
June 1809;
N^o 1,528 in the London
Gazette of the 15th
September 1810;
and,
N^o 323 in the Fifth
Report to Parlia-
ment; and,
N^o 1,517 in the Sixth
Report to Parlia-
ment.

Nellore Cundapah,
as Son and personal
Representative of
Nellore Mootiah
Moodelliar.

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in favour of
Claimants.

(£. 33. 10s. 10d.) is, in respect of the said hereinbefore recited payment, due and owing to the said United Company, and that the sum of one hundred and sixty-seven Star Pagodas eleven fanams and thirty-eight cash (S. P^o 167. 11 f. 38 c.) or sixty-six Pounds eighteen shillings and two-pence sterling (£. 66. 18s. 2d.) being the remaining portion of the said aggregate amount, is due and owing to the legal representative or representatives of the said Nellore Mootiah Moodelliar: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of one thousand two hundred and sixty-four Star Pagodas three fanams and fifty-two cash (S. P^o 1,264. 3 f. 52 c.) or five hundred and five Pounds twelve shillings and eight-pence halfpenny sterling (£. 505. 12s. 8½d.) was justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the legal representative or representatives of the said late Nellore Mootiah Moodelliar, and that the said Nellore Cundapah, for the benefit of the said legal representative or representatives, hath and shall have right to participate to the amount of the said aggregate sum of one thousand two hundred and sixty-four Star Pagodas three fanams and fifty-two cash (S. P^o 1,264. 3 f. 52 c.) or five hundred and five Pounds twelve shillings and eight-pence halfpenny sterling (£. 505. 12s. 8½d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of two hundred and fifty-one Star Pagodas five fanams and eighteen cash (S. P^o 251. 5 f. 18 c.) or one hundred Pounds and nine shillings sterling (£. 100. 9s.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the representative of the said Nellore Mootiah Moodelliar, and that the sum of eighty-three Star Pagodas thirty-five fanams and sixty cash (S. P^o 83. 35 f. 60 c.) or thirty-three Pounds ten shillings and ten-pence sterling (£. 33. 10s. 10d.) being a portion of the said aggregate sum, is justly due and owing to the said United Company of Merchants of England trading to the East Indies; and that the said United East India Company have and shall have right to participate to the amount of the said sum of eighty-three Star Pagodas thirty-five fanams and sixty cash (S. P^o 83. 35 f. 60 c.) or thirty-three Pounds ten shillings and ten-pence sterling (£. 33. 10s. 10d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, and that the sum of one hundred and sixty-seven Star Pagodas eleven fanams and thirty-eight cash (S. P^o 167. 11 f. 38 c.) or sixty-six Pounds eighteen shillings and two-pence sterling (£. 66. 18s. 2d.) being the remaining portion of the said aggregate sum, is due and owing to the legal representative or representatives of the said late Nellore Mootiah Moodelliar, and that the said Nellore Cundapah, for the benefit of the said legal representative or representatives, hath and shall have right to participate to the amount of the said sum of one hundred and sixty-seven Star Pagodas eleven fanams and thirty-eight cash (S. P^o 167. 11 f. 38 c.) or sixty-six Pounds eighteen shillings and two-pence sterling (£. 66. 18s. 2d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts being debts contracted by their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, for arrears of civil pay, are and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said hereinbefore recited Claims, or the debt or debts claimed thereon at the instance of the said Nellore Cundapah, or the said United Company, or of any person or persons whatsoever. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of September, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) Robert Playfair.

(Signed) {THOMAS COCKBURN.
{ROBERT HARRY INGLIS.

CLAIM N^o 762 in our Fifth Report.

N^o 625.

CLAIM
N^o 748 in the London
Gazette of the 21
September 1809;
and,
N^o 762 in the 5th
Report to Parliament.

Mahomed Azuddeen
Khan, as Assignee
of his Father the
late Nizamuddeen
Ahmed Khan.

TO all to whom these Presents shall come, We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallajah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallajah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part." Sent Greeting: Whereas Mahomed Azuddeen Khan, of the East Indies, as assignee of his father the late Nizamuddeen Ahmed Khan, formerly also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby

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thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Mahomed Azuddeen Khan, assignee as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of three thousand eight hundred and eighteen Arcot Rupees and eight annas (A.R. 3,818. 8 a.) stated to be a balance due on a Tunkha from his said Highness in favour of the said Nizamuddeen Ahmed Khan, bearing date the eleventh Jamadeecossanee, eleven hundred and ninety-two of the Hegyra, for the sum of four thousand nine hundred and seventy-seven Arcot Rupees and eight annas (A.R. 4,977. 8 a.) which said balance with arrears of interest alleged to be due thereon is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eleven thousand four hundred and eighty-two Arcot Rupees and six and a half annas (A.R. 11,482. 6 1/2 a.) or three thousand two hundred and eighty Star Pagodas six and six-sixteenths fanams (S.P. 3,280. 6 6-16th f.) or one thousand three hundred and twelve Pounds three shillings and three-pence sterling (£.1,312. 3s. 3d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Nizamuddeen Ahmed Khan was in the service of his Highness the said late Nabob Wallajah, and that his said Highness granted the above described Tunkha on account of pay due to the said Nizamuddeen Ahmed Khan, to the end of the month Jamadeeulawul, in the year of the Hegyra one thousand one hundred and ninety-one, being on or about the sixth day of July, in the year of our Lord one thousand seven hundred and seventy-seven: And we do further find, That the said Nizamuddeen Ahmed Khan, on or about the first Rujub, twelve hundred and six of the Hegyra, transferred his right and title in the above Tunkha to his son the said Mahomed Azuddeen Khan: And we do further find, upon making up an account of the balance due on the said Tunkah, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum, principal and interest, of three thousand two hundred and thirteen Star Pagodas thirty-six fanams and sixty-six cash (S.P. 3,213. 36 f. 66 c.) or one thousand two hundred and eighty-five Pounds and eleven shillings sterling (£.1,285. 11s.) was and still is justly due and owing from the representatives of his Highness the said Nabob Wallajah to the said Mahomed Azuddeen Khan: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of three thousand two hundred and thirteen Star Pagodas thirty-six fanams and sixty-six cash (S.P. 3,213. 36 f. 66 c.) or one thousand two hundred and eighty-five Pounds and eleven shillings sterling (£.1,285. 11s.) and no more upon the said Tunkah, was justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Mahomed Azuddeen Khan, and that the said Mahomed Azuddeen Khan hath and shall have right to participate to the amount of the said sum in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by the said late Nabob Wallajah, for pay and allowances, is and shall be comprised in the first class of debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkha at the instance of the said Mahomed Azuddeen Khan, of any other person or persons whatsoever: And we do further Award and Order, that the original Tunkha aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have hereunto set our hands, the tenth day of October, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) {THOMAS COCKBURN.
{ROBERT HARRY INGLIS.

CLAIM Part of N° 1,413 in our Fifth Report.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs

N° 627.

CLAIM
Part of N° 812 in the
London Gazette of
the 9th December
1809; and,
Part of N° 1,413 in the
Fifth Report to Par-
liament.

Vencat Row, alias
Chinna Reddy Row,
as for himself and
others the Sons of
Kistnajee Danno.

Absolute
Adjudications
in favour of
Claimants.

Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Vencat Row alias Chinna Reddy Row, of the East Indies, as for himself and others the sons of Kistnaje Dasoo, formerly also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment award, order and determination of the Commissioners appointed under the said Indenture in all things whatsoever relating to the several Claims made by him under the said Indenture Now know ye, That we the said Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration two Claims made by the said Vencat Row as aforesaid, the first upon his Highness the late Nabob Wallajah, for the principal sum of two thousand five hundred and seventy-two Star Pagodas twenty-two fanams and forty cash (S. P. 2,572. 281. 40c. which with interest thereon calculated from the alleged date of the said debt, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of six thousand nine hundred and forty-three Star Pagodas thirty-six fanams and forty-seven cash (S. P. 6,943. 361. 47c.) or two thousand seven hundred and seventy-seven Pounds ten shillings and two-pence three farthings sterling (£. 2,777. 10s. 2½d.) the second upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of one thousand two hundred and twenty-six Star Pagodas fifteen fanams and sixty cash (S. P. 1,226. 151. 60c.) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand four hundred and ninety-seven Star Pagodas thirty-nine fanams and seventy-five cash (S. P. 1,497. 391. 75c.) or five hundred and ninety-nine Pounds and three shillings sterling (£. 599. 3s.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Kistnaje Dasoo was a serishtadar in the service of his Highness the said late Nabob Wallajah, and that he was continued as such in the service of his Highness the said late Nabob Omdut ul Omrah: And we do further find upon making up accounts of the arrears of pay due to the representatives of the said Kistnaje Dasoo, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of three thousand three hundred and eighty-seven Star Pagodas forty fanams and three cash (S. P. 3,387. 401. 3c.) or one thousand three hundred and fifty-five Pounds three shillings and seven-pence halfpenny sterling (£. 1,355. 3s. 7½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said late Kistnaje Dasoo, and the aggregate sum (principal and interest) of one thousand and ninety Star Pagodas thirty-seven fanams and fifty-two cash (S. P. 1,090. 371. 52c.) or four hundred and thirty-six Pounds seven shillings and two-pence sterling (£. 436. 7s. 2d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the representatives of the said late Kistnaje Dasoo: And we the said Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of three thousand three hundred and eighty-seven Star Pagodas forty fanams and three cash (S. P. 3,387. 401. 3c.) or one thousand three hundred and fifty-five Pounds three shillings and seven-pence halfpenny sterling (£. 1,355. 3s. 7½d.) was justly due and owing from the representatives of his Highness the late Nabob Wallajah, to the legal representative or representatives of the said late Kistnaje Dasoo, and the aggregate sum of one thousand and ninety Star Pagodas thirty-seven fanams and fifty-two cash (S. P. 1,090. 371. 52c.) or four hundred and thirty-six Pounds seven shillings and two-pence sterling (£. 436. 7s. 2d.) was justly due and owing from the representatives of his Highness the late Nabob Omdut ul Omrah, to the legal representative or representatives of the said late Kistnaje Dasoo; and that the said Vencat Row, for the benefit of the said legal representative or representatives, hath and shall have right to participate to the amount of the said two aggregate sums, forming together the aggregate sum of four thousand four hundred and seventy-eight Star Pagodas thirty-five fanams and fifty-five cash (S. P. 4,478. 351. 55c.) or one thousand seven hundred and ninety-one Pounds ten shillings and nine-pence halfpenny sterling (£. 1,791. 10s. 9½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts being debts contracted by their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah for arrears of civil pay, are and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said Nabobs Wallajah and Omdut ul Omrah, are and shall be forever acquitted and discharged from all demand whatsoever in respect of the said hereinbefore recited Claims, or the debt or debts claimed thereon, at the instance of the said Vencat Row, or of any other person or persons whatsoever, In witness whereof, we the said Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the nineteenth day of October, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)

in the presence of

(Signed) George Parkhouse.

(Signed)

{ THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS remaining Part of N^o 1,413 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N^o 628.

CLAIMS.
Remaining Part of
N^o 814 in the London
Gazette of the 9th
December 1809;

and,
Remaining Part of
N^o 1,413 in the Fifth
Report to Parlia-
ment.

Vencat Row, alias
Chinna Reddy Row,
Son of Kistnajee
Dasoo.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameers, of the other part;" Sent Greeting: Whereas Vencat Row, alias Chinna Reddy Row, of the East Indies, son of Kistnajee Dasoo, also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Vencat Row upon his Highness the late Nabob Wallajah, bearing date the first day of August, in the year of our Lord one thousand seven hundred and eighty, for the principal sum of six hundred Star Pagodas (S.P^a 600) which with interest thereon, calculated from the alleged date of the said debt, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of one thousand six hundred and nineteen Star Pagodas twenty-two fanams and fifty-four cash (S.P^a 1,619. 22 f. 54 c.) or six hundred and forty-seven Pounds sixteen shillings and three-pence three farthings sterling (£. 647. 16 s. 3 1/4 d.); and having also taken into consideration a claim made by the said Vencat Row upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of two hundred and seventy-eight Star Pagodas thirty-four fanams and ten cash (S.P^a 278. 34 f. 10 c.) stated to be the balance of his account with his said Highness for pay, after deducting the sum of two hundred and forty Star Pagodas (S.P^a 240) as having been paid to the Claimant by the said United East India Company, which said balance of two hundred and seventy-eight Star Pagodas thirty-four fanams and ten cash (S.P^a 278. 34 f. 10 c.), with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three hundred and sixty-five Star Pagodas twenty fanams and forty cash (S.P^a 365. 20 f. 40 c.) or one hundred and forty-six Pounds and three shillings sterling (£. 146. 3 s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That in respect of the Claim made upon his Highness the said late Nabob Wallajah, the said Vencat Row was a writer in the service of his said Highness, and that there was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due to the said Vencat Row, on account of arrears of pay, from the representatives of his Highness the said Nabob Wallajah, the aggregate sum (principal and interest) of four hundred and twenty Star Pagodas one fanam and seventeen cash (S.P^a 420. 1 f. 17 c.) or one hundred and sixty-eight Pounds and three-pence sterling (£. 168. 0 s. 3 d.); And we do further find, That in respect of the Claim made upon his Highness the late Nabob Omdut ul Omrah, the said Vencat Row was retained as a writer in the service of his said Highness, and that the sum stated in the Schedule of the Claim of the said Vencat Row as the original amount of the arrears of pay due to him from the representatives of his Highness the said late Nabob Omdut ul Omrah, is five hundred and eighteen Star Pagodas and thirteen annas (S.P^a 518. 13 a.): And we do further find, That in part discharge of the principal of the said alleged arrears, the sum of two hundred and forty Star Pagodas (S.P^a 240) was on the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Vencat Row by the Government of Madras, on the part of the said United Company; and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the said Vencat Row, agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of four hundred and twenty-three Star Pagodas thirty-nine fanams and twenty-nine cash (S.P^a 423. 39 f. 29 c.) or one hundred and sixty-nine Pounds eleven shillings and sixpence sterling (£. 169. 11 s. 6 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Vencat Row and his representatives: And we do further find, That of the said aggregate amount the sum of two hundred and seventeen Star Pagodas thirty-three fanams and fifty-five cash (S.P^a 217. 33 f. 55 c.) or eighty-seven Pounds two shillings and five-pence sterling (£. 87. 2 s. 5 d.) is in respect of the hereinbefore recited payment due and owing to the said United Company; and that the sum of two hundred and six Star Pagodas five fanams and fifty-four cash (S.P^a 206. 5 f. 54 c.) or eighty-two Pounds nine shillings and one penny sterling (£. 82. 9 s. 1 d.) being the remaining portion of the said aggregate amount, is due and owing from the representatives of his Highness the said late Nabob

Absolute
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in favour of
Claimants.

Nabob Omdut ul Omrah to the said Vencat Row: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That in respect of the Claim made as aforesaid upon his Highness the late Nabob Wallajah, the aggregate sum of four hundred and twenty Star Pagodas one fanam and seventeen cash (S. P^a 420. 1 f. 17 c.) or one hundred and sixty-eight Pounds and three-pence sterling (£. 168. 0 s. 3 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Vencat Row, and that the said Vencat Row hath and shall have right to participate to the amount of the said aggregate sum of four hundred and twenty Star Pagodas one fanam and seventeen cash (S. P^a 420. 1 f. 17 c.) or one hundred and sixty-eight Pounds and three-pence sterling (£. 168. 0 s. 3 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aforesaid aggregate sum (principal and interest) of four hundred and twenty-three Star Pagodas thirty-nine fanams and twenty-nine cash (S. P^a 423. 39 f. 29 c.) or one hundred and sixty-nine Pounds eleven shillings and sixpence sterling (£. 169. 11 s. 6 d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Vencat Row and his representatives; and that the sum of two hundred and seventeen Star Pagodas thirty-three fanams and fifty-five cash (S. P^a 217. 33 f. 55 c.) or eighty-seven Pounds two shillings and five-pence sterling (£. 87. 2 s. 5 d.), being a portion of the said aggregate sum, is justly due and owing to the said United Company of Merchants of England trading to the East Indies; and that the said United East India Company have and shall have right to participate to the amount of the said sum of two hundred and seventeen Star Pagodas thirty-three fanams and fifty-five cash (S. P^a 217. 33 f. 55 c.) or eighty-seven Pounds two shillings and five-pence sterling (£. 87. 2 s. 5 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two hundred and six Star Pagodas five fanams and fifty-four cash (S. P^a 206. 5 f. 54 c.) or eighty-two Pounds nine shillings and one penny sterling (£. 82. 9 s. 1 d.), being the remaining portion of the said aggregate sum, is due and owing to the said Vencat Row, and that the said Vencat Row hath and shall have right to participate to the amount of the said sum of two hundred and six Star Pagodas five fanams and fifty-four cash (S. P^a 206. 5 f. 54 c.) or eighty-two Pounds nine shillings and one penny sterling (£. 82. 9 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debts being debts contracted by their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, for arrears of civil pay, are and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said claims at the instance of the said Vencat Row, or of the said United Company, or of any person or persons whatsoever. In witness whereof, we the said Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-third day of October, in the year of our Lord one thousand eight hundred and twenty one.

Signed (being first duly stamped)
in the presence of
(Signed) George Parkhouse.

(Signed) {THOMAS COCKBURN.
{ROBERT HARRY INGLIS.

CLAIM N^o 176 in our Fifth Report.

N^o 631.

CLAIM
N^o 778 in the London
Gazette of the 2d
September 1809;
and,
N^o 176 in the Fifth
Report to Parlia-
ment.

Abdool Cawder, as
son and heir of
Mahomed Yusuf
Serang.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Abdool Cawder, of the East Indies, as son and heir of Mahomed Yusuf Serang, also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Abdool Cawder as aforesaid, upon a Tunkah of his Highness the said late Nabob Wallajah, bearing date the fourth day of Jemadissany, eleven hundred and ninety-four of the Hegyra, for the principal sum of one thousand one hundred and eleven Porto Novo Pagodas and twelve annas (P. N. P^a 1,111. 12 a.) or nine hundred and twenty-six Star

Pagodas

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in favour of
Claimants.

Pagodas seven and a half annas (S. P. 926. 7½ a.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand and thirty-four Star Pagodas thirty-eight fanams and eight cash (S. P. 2,034. 38 f. 8 c.) or eight hundred and thirty-one Pounds and eighteen shillings sterling (£. 831. 18 s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Mahomed Yusuf was a serang in the service of his Highness the said late Nabob Wallajah, and that the said Tunkha was granted for arrears of pay due to him as such and "to others," but that it was made payable to him alone, and his receipt was directed to be taken for the amount thereof: And we do further find, upon making up agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account upon the said Tunkha, no part whereof was paid, that on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of two thousand five hundred and six Star Pagodas thirty-five fanams and forty-four cash (S. P. 2,506. 35 f. 44 c.) or one thousand and two Pounds fourteen shillings and nine-pence one farthing sterling (£. 1,002. 14 s. 9½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Abdool Cawder as son and heir as aforesaid, for the benefit of the legal personal representative or representatives of the said late Mahomed Yusuf Serang: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of two thousand five hundred and six Star Pagodas thirty-five fanams and forty-four cash (S. P. 2,506. 35 f. 44 c.) or one thousand and two Pounds fourteen shillings and nine-pence one farthing sterling (£. 1,002. 14 s. 9½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Abdool Cawder as aforesaid, for the benefit of the legal personal representative or representatives of the said late Mahomed Yusuf Serang; and that the said Abdool Cawder hath and shall have right to participate to the amount of the said sum of two thousand five hundred and six Star Pagodas thirty-five fanams and forty-four cash (S. P. 2,506. 35 f. 44 c.) or one thousand and two Pounds fourteen shillings and nine-pence one farthing sterling (£. 1,002. 14 s. 9½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Wallajah for pay, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkha or the debt claimed thereon at the instance of the said Abdool Cawder, or of any other person or persons whatsoever: And we do further Award and Order, That the original Tunkha aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the thirty-first day of October, in the year of our Lord one thousand eight hundred and twenty-one.

(Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) Robert Playfair.

{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

CLAIM N° 196 in our Fifth Report.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ahmud Nawaz Khan, of the East Indies, calling himself adopted son of Hukeem Ahmudoollah Khan, son of Molavy Mahomed Jumeel, both formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ahmud Nawaz Khan upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of three thousand three hundred and fifty-seven Rupees (R. 3,357) stated to be for arrears of pay due to the said late Hukeem Ahmudoollah Khan, for his services as

N° 632.

CLAIM

N° 1,065 in the Madras Gazette of the 30th April 1809; and, N° 1,195 in the London Gazette of the 27th January 1810; and, N° 196 in the Fifth Report to Parliament.

Ahmud Nawaz Khan, calling himself adopted Son of Hukeem Ahmudoollah Khan, Son of Molavy Mahomed Jumeel.

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in favour of
Claimants.

physician to his said Highness the Nabob Omdut ul Omrah, which said principal sum, with interest thereon, calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of one thousand one hundred and twenty-two Star Pagodas seven fanams and thirty cash (S. P. 1,122. 7f. 13c.) or four hundred and forty-eight Pounds seventeen shillings and four-pence one farthing sterling (£.448. 17s. 4½d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Ahmad Nawaz Khan was subsequently declared, by a decree of the Supreme Court at Madras, not to have been the adopted son of the late Hukeem Ahmudoolah Khan, and not therefore entitled, in the character of adopted son, to any part of the property of the deceased: And we do further find, upon making up an account of the arrears of pay due by his Highness the said late Nabob Omdut ul Omrah, to the said late Hukeem Ahmudoolah Khan, agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum (principal and interest) of three thousand four hundred and thirty-seven Star Pagodas eight fanams and three cash (S. P. 3,437. 8f. 3c.) or one thousand three hundred and seventy-four Pounds seventeen shillings and six-pence halfpenny sterling (£.1,374. 17s. 6½d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing, from the representatives of his Highness the said Nabob Omdut ul Omrah, to the legal personal representative or representatives of the said late Hukeem Ahmudoolah Khan: And we, the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of three thousand four hundred and thirty-seven Star Pagodas eight fanams and three cash (S. P. 3,437. 8f. 3c.) or one thousand three hundred and seventy-four Pounds seventeen shillings and six-pence halfpenny sterling (£.1,374. 17s. 6½d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the legal personal representative or representatives of the said late Hukeem Ahmudoolah Khan, and that the legal personal representative or representatives as aforesaid, hath have and shall have right to participate to the amount of the said sum of three thousand four hundred and thirty-seven Star Pagodas eight fanams and three cash (S. P. 3,437. 8f. 3c.) or one thousand three hundred and seventy-four pounds seventeen shillings and sixpence halfpenny sterling (£.1,374. 17s. 6½d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for arrears of pay, is and shall be comprised in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said herein before recited Claim, at the instance of the said Ahmad Nawaz Khan, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis have hereunto set our hands, the seventh day of November, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) George Parkhouse.

(Signed) {THOMAS COCKBURN.
{ROBERT HARRY INGLIS.

CLAIM N° 348 in our Fifth Report.

N° 633.

CLAIM
N° 1,330 in the Madras
Gazette of the 28th
May 1809; and,
N° 1,468 in the London
Gazette of the 3d
February 1810, and,
N° 348 in the Fifth
Report to Parlia-
ment.

Cauzim Beg, Son
of Darab Beg.

TO all to whom these Presents shall come, We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallajah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Cauzim Beg, of the East Indies, son of Darab Beg, also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Cauzim Beg, upon their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, for the principal sums of seven thousand three hundred and ninety Rupees (R. 7,390) and four hundred and eighty-six Pagodas (P. 486) stated to be for arrears of pay, and for money lent for purchasing food for the elephants and camels, the said sums being actually due to him as darogah of the elephants

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Claimants.

elephant stables to their said Highnesses, which said principal sum, with interest calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount together to the aggregate sum of three thousand and thirty-eight Star Pagodas thirty-eight fanams and fifty-four cash (S. P. 3,038. 38 f. 54 c.) or one thousand two hundred and fifteen Pounds eleven shillings and four-pence one farthing sterling (£.1,215. 11 s. 4½ d.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Cauzim Beg was appointed darogah to the elephant stables of the said late Nabob Wallajah, and was continued in the said office by the said late Nabob Omdut ul Omrah: And we do further find, That the pay due to the said Cauzim Beg, by the said late Nabob Wallajah was by his said Highness fully discharged: And we do further find, upon making up an account of the arrears of pay due by his Highness the said late Nabob Omdut ul Omrah to the said Cauzim Beg, agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, that the aggregate sum, principal and interest, of six hundred and seventy-three Star Pagodas eight fanams and seventy-three cash (S. P. 673. 8 f. 73 c.) or two hundred and sixty-nine Pounds five shillings and eight-pence halfpenny sterling (£.269. 5 s. 8½ d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said Nabob Omdut ul Omrah to the said Cauzim Beg: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That in respect to the Claims made upon his Highness the said late Nabob Wallajah, nothing is due or owing from the representatives of his said late Highness to the said Cauzim Beg, and that the said Cauzim Beg hath therefore no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the claim upon his Highness the said late Nabob Wallajah: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of six hundred and seventy-three Star Pagodas eight fanams and seventy-three cash (S. P. 673. 8 f. 73 c.) or two hundred and sixty-nine Pounds five shillings and eight-pence half-penny sterling (£.269. 5 s. 8½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Cauzim Beg, and that the said Cauzim Beg hath and shall have right to participate to the amount of the said sum of six hundred and seventy-three Star Pagodas eight fanams and seventy-three cash (S. P. 673. 8 f. 73 c.) or two hundred and sixty-nine Pounds five shillings and eight-pence halfpenny sterling (£.269. 5 s. 8½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for arrears of pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claims, at the instance of the said Cauzim Beg, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have hereunto set our hands, the twelfth day of November, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) George Parkhouse.

(Signed) {THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 433 in our Fifth Report.

To all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" And Greeting: Whereas Mohun Loll, alias Roop Loll, of the East Indies, nephew (and calling himself adopted son) of the late Dowlat Roy, also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Mohun Loll, adopted son of the said late Dowlat Roy, upon his Highness the said late Nabob Omdut ul Omrah for arrears of pay, stated to be due

N° 636.

CLAIM
N° 674 in the Madras
Gazette of the 6th
April 1809;
N° 805 in the London
Gazette of the 9th
December 1809;
and,
N° 433 in the Fifth
Report to Parlia-
ment.

Mohun Loll, alias
Roop Loll, Nephew
(and calling himself
adopted Son) of the
late Dowlat Roy.

Absolute
Adjudications
in favour of
Claimants.

on the first day of August, in the year of our Lord one thousand eight hundred and one, to the said late Dowlut Roy, for the principal sum of three hundred and eighty-five Star Pagodas and fourteen fanams (S. P^a 385. 14 f.) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four hundred and ninety-two Star Pagodas thirty-five fanams and twenty-seven cash (S. P^a 492. 35 f. 27 c.); and having also taken into consideration a Claim made by the said United East India Company for the principal sum of one hundred and two Star Pagodas thirty-seven fanams and forty cash (S. P^a 102. 37 f. 40 c.) as having been paid to the said late Dowlut Roy by the said United Company, which sum being deducted from the said aggregate sum of four hundred and ninety-two Star Pagodas thirty-five fanams and twenty-seven cash (S. P^a 492. 35 f. 27 c.) leaves a balance of three hundred and eighty-nine Star Pagodas thirty-nine fanams and sixty-seven cash (S. P^a 389. 39 f. 67 c.) or one hundred and fifty-five Pounds nineteen shillings and seven-pence sterling (£. 155. 19 s. 7 d.) being the amount due according to the Schedule of the said Claim, to the legal representative or representatives of the said late Dowlut Roy, and having duly investigated the said Claims according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said late Dowlut Roy was a khansamance sherishtadar in the service of his Highness the said late Nabob Omdut ul Omrah: And we do further find, That in part discharge of the aforesaid aggregate sum of four hundred and ninety-two Star Pagodas thirty-five fanams and twenty-seven cash (S. P^a 492. 35 f. 27 c.); the sum of one hundred and two Star Pagodas thirty-seven fanams and forty cash (S. P^a 102. 37 f. 40 c.) was on the first day of December, in the year of our Lord one thousand eight hundred and six, paid to the said Dowlut Roy by the government of Madras on the part of the said United Company, and that a Claim for the said sum hath been preferred before us by the said United Company: And we do further find, upon making up an account of the arrears of pay due to the said late Dowlut Roy agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum (principal and interest) of four hundred and ninety-two Star Pagodas thirty-two fanams and forty-three cash (S. P^a 492. 32 f. 43 c.) or one hundred and ninety-seven Pounds two shillings and two-pence halfpenny sterling (£. 197. 2 s. 2½ d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said late Dowlut Roy: And we do further find, That the sum of ninety-three Star Pagodas fifteen fanams and sixty-four cash (S. P^a 93. 15 f. 64 c.) or thirty-seven Pounds seven shillings sterling (£. 37. 7 s.) is the value on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, of the hereinbefore recited payment so made as aforesaid, to the said late Dowlut Roy on the first day of December, in the year of our Lord one thousand eight hundred and six, by the said United Company, and that therefore the said sum of ninety-three Star Pagodas fifteen fanams and sixty-four cash (S. P^a 93. 15 f. 64 c.) or thirty-seven Pounds seven shillings sterling (£. 37. 7 s.) part of the aforesaid aggregate amount so found due as aforesaid, is from the said fifteenth day of May, in the year of our Lord one thousand eight hundred and four, justly due and owing to the said United Company: And we do further find, That the sum of three hundred and ninety-nine Star Pagodas sixteen fanams and fifty-nine cash (S. P^a 399. 16 f. 59 c.) or one hundred and fifty-nine Pounds fifteen shillings and two-pence halfpenny sterling (£. 159. 15 s. 2½ d.) being the remaining portion of the said aggregate amount so found due as aforesaid, is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the legal representative or representatives of the said late Dowlut Roy: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aforesaid aggregate sum (principal and interest) of four hundred and ninety-two Star Pagodas thirty-two fanams and forty-three cash (S. P^a 492. 32 f. 43 c.) or one hundred and ninety-seven Pounds two shillings and two-pence halfpenny sterling (£. 197. 2 s. 2½ d.) was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said late Dowlut Roy: And we do further Award and Order, That the said debt being a debt contracted by his Highness the said late Nabob Omdut ul Omrah for arrears of pay, is and shall be comprized in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of ninety-three Star Pagodas fifteen fanams and sixty-four cash (S. P^a 93. 15 f. 64 c.) or thirty-seven Pounds seven shillings sterling (£. 37. 7 s.) being a portion of the said aggregate sum of four hundred and ninety-two Star Pagodas thirty-two fanams and forty-three cash (S. P^a 492. 32 f. 43 c.) or one hundred and ninety-seven Pounds two shillings and two-pence halfpenny sterling (£. 197. 2 s. 2½ d.) so found due as aforesaid, is justly due and owing to the said United Company of Merchants of England trading to the East Indies, and that the said United East India Company have and shall have right to participate to the amount of the said sum of ninety-three Star Pagodas fifteen fanams and sixty-four cash (S. P^a 93. 15 f. 64 c.) or thirty-seven Pounds seven shillings sterling (£. 37. 7 s.) in the fund provided by the aforesaid indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of three hundred and ninety-nine Star Pagodas sixteen fanams and fifty-nine cash (S. P^a 399. 16 f. 59 c.) or one hundred and fifty-nine Pounds fifteen shillings and two-pence halfpenny sterling (£. 159. 15 s. 2½ d.) being the remaining portion of the said aggregate sum so found due as aforesaid, is due and owing to the legal representative or representatives of

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of the said late Dowlut Roy, and that the said legal representative or representatives hath have and shall have right to participate to the amount of the said sum of three hundred and nine-nine Star Pagodas sixteen fanams and fifty-nine cash (S. P. 399. 16 f. 59 c.) or one hundred and fifty-nine Pounds fifteen shillings and two-pence halfpenny sterling (£. 159. 15 s. 2½ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim at the instance of the said Mohun Lall, of the legal representative or representatives of the said late Dowlut Roy, or of the said United Company, or of any person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the seventh day of December, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) *George Parkhouse.*

CLAIM N° 550 in our Fifth Report.

N° 640.

CLAIM
N° 1,318 in the Madras
Gazette of the 28th
May 1809;
N° 1,648 in the London
Gazette of the 3d
February 1810;
and,
N° 150 in the Fifth
Report to Parliament.

*Hafiz Syeed Noor
Ally, Son of Syeed
Shah Ally Saib.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Hafiz Syeed Noor Ally, of the East Indies, son of Syeed Shah Ally Saib, also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Hafiz Syeed Noor Ally, for the principal sum of five hundred and seventy-nine Star Pagodas fifteen fanams and sixty cash (S. P. 579. 15 f. 60 c.) stated to be for arrears of pay due to him as one of the priests of the said Nabob Omdut ul Omrah, which said principal sum, with interest, calculated thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of six hundred and seventy-seven Star Pagodas thirty-five fanams and sixty-six cash (S. P. 677. 35 f. 66 c.) or two hundred and seventy-one Pounds two shillings and ten-pence sterling (£. 271. 2 s. 10 d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, upon making up agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of pay due to the said Hafiz Syeed Noor Ally, that the aggregate sum (principal and interest) of six hundred and eighteen Star Pagodas thirty-three fanams and twenty-nine cash (S. P. 618. 33 f. 29 c.) or two hundred and forty-seven Pounds ten shillings and four-pence one farthing sterling (£. 247. 10 s. 4½ d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Hafiz Syeed Noor Ally: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of six hundred and eighteen Star Pagodas thirty-three fanams and twenty-nine cash (S. P. 618. 33 f. 29 c.) or two hundred and forty-seven Pounds ten shillings and four-pence one farthing sterling (£. 247. 10 s. 4½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Hafiz Syeed Noor Ally; and that the said Hafiz Syeed Noor Ally hath, and shall have right to participate to the amount of the said sum of six hundred and eighteen Star Pagodas thirty-three fanams and twenty-nine cash (S. P. 618. 33 f. 29 c.) or two hundred and forty-seven Pounds ten shillings and four-pence one farthing sterling (£. 247. 10 s. 4½ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the late Nabob Omdut ul Omrah, for arrears of pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of his Highness the said

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said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Hafiz Syeed Noor Ally, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-ninth day of January, in the year of our Lord one thousand eight hundred and twenty-two.

Signed (being first duly stamped)
in the presence of

(Signed)

**BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.**

(Signed) *George Parkhouse.*

CLAIM N° 588 in our Fifth Report.

N° 641.

CLAIM

N° 876 in the Madras
Gazette of the 20th
April 1809;
N° 1,006 in the London
Gazette of the 9th
January 1810, and,
N° 508 in the Fifth
Report to Parlia-
ment.

*Mirza Gool, by
title Mirza Maho-
med Khan, Son of
Hubeeboolla Khan.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mirza Gool, by title Mirza Mahomed Khan, of the East Indies, son of Hubeeboolla Khan, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Mirza Mahomed Khan, for arrears of pay due to him as a hukeem or physician in the service of the Durbar, for the amount of which pay he referred to the duffers of the said Durbar; and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Mirza Mahomed Khan was a hukeem or physician in the service of their said Highnesses the late Nabobs Wallajah and Omdut ul Omrah: And we do further find, That nothing is due and owing, from the representatives of his Highness the late Nabob Wallajah, to the said Mirza Mahomed Khan: And we do further find, upon making up agreeably to the principles of the aforesaid deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of pay due to the said Mirza Mahomed Khan, that the aggregate sum (principal and interest) of two thousand five hundred and eighty-seven Star Pagodas twenty-one fanams and thirty-five cash (S. P° 2,587. 21 f. 35 c.) or one thousand and thirty-five Pounds and one penny sterling (£. 1,035. 0s. 1 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the late Nabob Omdut ul Omrah, to the said Mirza Mahomed Khan: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due and owing from the representatives of his said Highness the late Nabob Wallajah, to the said Mirza Mahomed Khan: And we do further Award and Adjudge, That the said aggregate sum of two thousand five hundred and eighty-seven Star Pagodas twenty-one fanams and thirty-five cash (S. P° 2,587. 21 f. 35 c.) or one thousand and thirty-five pounds and one penny sterling (£. 1,035. 1 d.) was, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Mirza Mahomed Khan; and that the said Mirza Mahomed Khan hath and shall have right to participate to the amount of the said sum, in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, that the said debt, being a debt contracted by his Highness the late Nabob Omdut ul Omrah for arrears of pay and allowances, is and shall be comprised in the first Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and Revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Mirza Mahomed Khan, or of any other person or persons whatsoever: In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the first day of February, in the year of our Lord one thousand eight hundred and twenty-two.

Signed (being first duly stamped)
in the presence of

(Signed)

**BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.**

(Signed) *George Parkhouse.*

CLAIM N° 659 in our Fifth Report.

Absolute
Adjudications
in favour of
Claimants.

N° 642.

CLAIM
N° 476 in the London
Gazette of the 18th
July 1809; and
N° 659 in the Fifth
Report to Parlia-
ment.

Hafiz Ahmed Khan Bahader, describing himself as Guardian to the Son of the late Cawdir Nawaz Khan Bahader, as Executor of the said Cawdir Nawaz Khan, his Brother, by his Attorney William Douglas Brodie.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness, the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Hafiz Ahmed Khan Bahader, of Madras, in the East Indies, describing himself as guardian to the son of the late Cawdir Nawaz Khan Bahader, also late of Madras aforesaid, did as executor of the said Cawdir Nawaz Khan, his brother, by his attorney William Douglas Brodie, also of Madras aforesaid, become party to the aforesaid Indenture, and did thereby submit the Claims of the estate of the said late Cawdir Nawaz Khan, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture in all things whatsoever, relating to the several Claims made by him under the said Indenture: And whereas the said Hafiz Ahmed Khan, as executor as aforesaid, did also become party to certain Articles of Agreement, bearing date the seventeenth day of June, in the year of our Lord one thousand eight hundred and eight, and did thereby, as executor as aforesaid, transfer and assign over to the said William Douglas Brodie, his executors administrators and assigns, one-fourth part of and in all and singular and each and every of the debts or sums of money owing to the estate of the said late Cawdir Nawaz Khan, by his said late Highness Omdut ul Omrah, and of and in all interest which had accrued, or should hereafter accrue thereon, until the time of the liquidation or making up of the same respectively, as by reference to the said Articles of Agreement will more fully appear: And whereas the said William Douglas Brodie, as assignee of the said Hafiz Ahmed Khan, as executor as aforesaid, hath become party to the aforesaid Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said William Douglas Brodie, attorney and assignee as aforesaid, hath by an instrument, bearing date the first day of December, in the year of our Lord one thousand eight hundred and thirteen, granted to Thomas John Fordyce, then of London, five per cent commission on the aggregate amount, principal and interest, that may be awarded upon the Claims of several parties, and among others the Claims of the said Hafiz Ahmed Khan, for himself and for his brother the late Cawdir Nawaz Khan, which said five per cent commission, he the said William Douglas Brodie, therein directs to be deducted out of the respective agreements executed by the said parties in his favour, and to be entered in the name of the said Thomas John Fordyce, or as he the said Thomas John Fordyce may otherwise think proper to direct: And whereas the said Thomas John Fordyce, hath preferred to us a request in writing, that the five per cent commission so placed at his disposal by the said William Douglas Brodie, may be awarded in the names of George Moubray and Charles Binny, to be held by them on the same trusts and conditions as they hold the sums awarded to them under the provisions of a Deed of Agreement, dated the third day of May, in the year of our Lord one thousand eight hundred: And whereas since the aforesaid act of the said Thomas John Fordyce, the said Charles Binny has departed this life: And whereas it was expedient to refer to India the Claims of the said hereinbefore recited parties for further investigation: And whereas it appeareth, by the result of the said investigation, that Mahomed Baukir Hosein, intitled Cawdir Nawaz Khan Behram Jung Behader, only son and heir of the said late Cawdir Nawaz Khan, hath become party to the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas the said Mahomed Baukir Hosein Cawdir Nawaz Khan Behram Jung Behader, in confirmation of the act of the said Hafiz Ahmed Khan hereinbefore referred to, hath also by a Deed in writing duly executed, assigned, transferred and set over to the said William Douglas Brodie, as his agent in the premises, and to his assigns, one-fourth part of the principal and interest of the sum or sums which might be found due in respect to the several Claims of him the said Mahomed Baukir Hosein Cawdir Nawaz Khan Behram Jung Behader, and hath also by the said Deed assigned, transferred and set over to the said Hafiz Ahmed Khan, and to his assigns, in consideration of his trouble as executor as aforesaid, one other fourth part of the principal and interest of the sum or sums which might be found due in respect to the several Claims of him the said Mahomed Baukir Hosein Cawdir Nawaz Khan Behram Jung Behader: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into final con- sideration,

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Claimants.*

deration, the rights of the hereinbefore recited parties in regard to a Claim, which by the said William Douglas Brodie, as attorney of the said Hafiz Ahmed Khan, as executor and guardian as aforesaid, was preferred upon his Highness the late Nabob Omdut ul Omrah for ten thousand Pagodas (P^a 10,000) being the amount of a certified copy of a Tunkah, bearing date the nineteenth Jemadeccoosanee, twelve hundred and fourteen of the Hegyra, and for three thousand Pagodas (P^a 3,000) being the amount of an enayutnamah of his said Highness, bearing date the eleventh Remzan, twelve hundred and fourteen of the Hegyra, together with the arrears of interest alleged to be due thereon respectively, the whole stated to amount, principal and interest, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifteen thousand four hundred and seventy-two Star Pagodas forty-one fanams and forty-eight cash (S. P^a 15,472. 41 f. 48 c.) or six thousand one hundred and eighty-nine Pounds three shillings and eleven-pence sterling (£. 6,189. 3 s. 11 d.), do find, on setting aside the said obligations, as containing interest, and making up agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, a new account of the sums advanced by or for the said late Cawdir Nawaz Khan, to or on account of the said late Nabob Omdut ul Omrah, and of the repayments thereof, That there was justly due and owing, on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the legal representatives of the said late Cawdir Nawaz Khan Bahader, the aggregate sum of fourteen thousand three hundred and twenty-two Star Pagodas twenty-two fanams and fifty-four cash (S. P^a 14,322. 22 f. 54 c.) or five thousand seven hundred and twenty nine Pounds and four-pence sterling (£. 5,729. 4 d.). And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby award and adjudge, That upon the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of fourteen thousand three hundred and twenty-two Star Pagodas twenty-two fanams and fifty-four cash (S. P^a 14,322. 22 f. 54 c.) or five thousand seven hundred and twenty-nine Pounds and four-pence sterling (£. 5,729. 4 d.) and no more, was justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the legal representatives of the said late Cawdir Nawaz Khan Bahader, and still is justly due and owing to the said legal representatives, and their assigns: And we do further Award and Order, That the said debt, being a debt contracted for money advanced on account of his Highness the Nabob Omdut ul Omrah, is and shall be comprized in the Second Class of Debts under the said Indenture: And we do further Award and Adjudge, That the sum of three thousand five hundred and eighty Star Pagodas twenty-six fanams and fifty-three and one half cash (S. P^a 3,580. 26 f. 53½ c.) or one thousand four hundred and thirty-two Pounds five shillings and one penny sterling (£. 1,432. 5 s. 1 d.) being a portion of the said aggregate amount, is due and owing to the said Hafiz Ahmed Khan Bahader, as assignee as aforesaid; and that the said Hafiz Ahmed Khan Bahader hath and shall have right to participate to the amount of the said sum of three thousand five hundred and eighty Star Pagodas twenty-six fanams and fifty-three and one half cash (S. P^a 3,580. 26 f. 53½ c.) or one thousand four hundred and thirty-two Pounds five shillings and one penny sterling (£. 1,432. 5 s. 1 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of two thousand eight hundred and sixty-four Star Pagodas twenty-one fanams and twenty-seven cash (S. P^a 2,864. 21 f. 27 c.) or one thousand one hundred and forty-five Pounds sixteen shillings and three-farthings sterling (£. 1,145. 16 s. 0¾ d.) being another portion of the said aggregate amount, is due and owing to the said William Douglas Brodie, assignee as aforesaid; and that the said William Douglas Brodie hath and shall have right to participate to the amount of the said sum of two thousand eight hundred and sixty-four Star Pagodas twenty-one fanams and twenty-seven cash (S. P^a 2,864. 21 f. 27 c.) or one thousand one hundred and forty-five Pounds sixteen shillings and three-farthings sterling (£. 1,145. 16 s. 0¾ d.) in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven hundred and sixteen Star Pagodas five fanams and twenty-six and a half cash (S. P^a 716. 5 f. 26½ c.) or two hundred and eighty-six Pounds nine shillings and one farthing sterling (£. 286. 9 s. 0¼ d.) being another portion of the said aggregate amount, is due and owing to the said George Moubray, surviving assignee of the said Thomas John Fordyce, assignee as aforesaid of the said William Douglas Brodie; and that the said George Moubray hath and shall have right to participate to the amount of the said sum of seven hundred and sixteen Star Pagodas five fanams and twenty-six and a half cash (S. P^a 716. 5 f. 26½ c.) or two hundred and eighty-six Pounds nine shillings and one farthing sterling (£. 286. 9 s. 0¼ d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic; and that the sum of seven thousand one hundred and sixty-one Star Pagodas eleven fanams and twenty-seven cash (S. P^a 7,161. 11 f. 27 c.) or two thousand eight hundred and sixty-four Pounds ten shillings and two-pence sterling (£. 2,864. 10 s. 2 d.) being the remaining portion of the said aggregate amount, is due and owing to the said Mahomed Baukir Hosein Cawdir Nawaz Khan Behram Jung Bahader, only son and heir as aforesaid of the said Cawdir Nawaz Khan, and that the said Mahomed Baukir Hosein hath and shall have right to participate to the amount of the said sum of seven thousand one hundred and sixty-one Star Pagodas eleven fanams and twenty-seven cash (S. P^a 7,161. 11 f. 27 c.) or two thousand eight hundred and sixty-four Pounds ten shillings and two-pence sterling (£. 2,864. 10 s. 2 d.) in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do

do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkah, and in respect of the said Enayetnamah, them or either of them, or of the debt or debts respectively claimed thereon, at the instance of the said hereinbefore recited Parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That, the original Enayetnamah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company, and that the original Tunkah shall be and is hereby declared to be null and void. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twelfth day of February, in the year of our Lord one thousand eight hundred and twenty-two.

*Absolute
Adjudication
in favour of
Claimants.*

Signed (being first duly stamped)

in the presence of

(Signed) *George Parkhouse.*

(BENJAMIN HOBHOUSE.

(Signed)

{ THOMAS COCKBURN.

{ ROBERT HARRY INGLIS.

Part of CLAIM N° 587 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed; and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Hukeem Moohsin Khan, of the East Indies, eldest son of Hukeem Ally Ruza, son of Mahomed Ruza, both also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted the Claim of the estate of the said late Hukeem Ally Ruza to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Hukeem Moohsin Khan, for arrears of pay due to his father, the said late Hukeem Ally Ruza, a physician and oculist in the service of the Durbar, for the amount of which arrears he referred to the duffers of the said Durbar, and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said late Hukeem Ally Ruza, was a physician and oculist in the service of their said Highnesses the Nabobs Wallajah and Qmdut ul Omrah: And we do further find, That nothing is due and owing from the representatives of his Highness the late Nabob Wallajah to the estate of the said late Hukeem Ally Ruza, in respect of the said Claim: And we do further find, upon making up agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of pay due to the estate of the said late Hukeem Ally Ruza, that the aggregate sum, principal and interest, of five hundred and fifteen Star Pagodas, thirty-six fanams and thirteen cash (S. P° 515. 36 f. 13 c.) or two hundred and six Pounds six shillings and ten-pence three farthings sterling (£. 206. 6s. 10½ d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the legal representative or representatives of the said late Hukeem Ally Ruza: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due and owing from the representatives of his Highness the said late Nabob Wallajah to the estate of the said late Hukeem Ally Ruza, in respect of the said Claim: And we do further Award and Adjudge, That on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the said aggregate sum of five hundred and fifteen Star Pagodas thirty-six fanams and thirteen cash (S. P° 515. 36 f. 13 c.) or two hundred and six Pounds six shillings and ten-pence three farthings sterling (£. 206. 6s. 10½ d.) was and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Hukeem Moohsin Khan, for the benefit of the legal representative or representatives of the said late Hukeem Ally Ruza, and that the said Hukeem Moohsin Khan hath and shall have right to participate to the amount of the said sum in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the late Nabob Omdut ul Omrah for arrears of pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim,

N° 643.

Part of CLAIM
N° 875 in the Madras
Gazette of the 29th
April 1809; and,
Part of N° 1,005 in the
London Gazette of
the 9th January
1810; and,
Part of N° 587 in the
Fifth Report to Par-
liament.

*Hukeem Moohsin
Khan, eldest Son
of Hukeem Ally
Ruza, Son of
Mahomed Ruza.*

Absolute
Adjudications
in favour of
Claimants.

at the instance of the said Hukeem Moohsin Khan, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn and Sir Robert Harry Inglis, have hereunto set our hands, the thirteenth day of February in the year of our Lord one thousand eight hundred and twenty-two.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Remaining Part of CLAIM N° 587 in our Fifth Report.

N° 644.

Remaining Part of
CLAIM
N° 875 in the Madras
Gazette of the 20th
April 1809;
Remaining Part of
N° 1,008 in the Lon-
don Gazette of the
9th January 1810;
and,
Remaining Part of
N° 587 in the Fifth
Report to Parlia-
ment.

*Hukeem Moohsin
Khan, Son of Hu-
krem Ally Ruza
Kohal, Son of Ma-
homed Ruza.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: "Whereas Hukeem Moohsin Khan, of the East Indies, son of Hukeem Ally Ruza Kohal, son of Mahomed Ruza, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Hukeem Moohsin Khan upon the said late Nabob Wallajah, for arrears of pay due to him as a physician in the service of his said Highness, for the amount of which arrears he referred to the dusters of the said Nabob; and also a Claim upon his said Highness the late Nabob ul Omrah, for the principal sum of one thousand three hundred and seventy-five Star Pagodas twenty-eight fanams and ten cash (S. P° 1,375. 28f. 10c.) as arrears of pay due to him as physician in the service of his said Highness; which said principal sum, with arrears of interest, would amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand six hundred and nine Star Pagodas twenty fanams and sixty-six cash (S. P° 1,609. 20f. 66c.) or six hundred and forty-three Pounds fifteen shillings and eleven-pence halfpenny sterling (£. 643. 15s. 11½d.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Moohsin Khan was a hukeem or physician in the service of their said Highnesses the late Nabobs Wallajah and Omdut ul Omrah: And we do further find, That nothing is due and owing from the representatives of the late Nabob Wallajah to the said Hukeem Moohsin Khan in respect to his Claim upon his said Highness: And we do further find, upon making up agreeably to the principles of the aforesaid Deed of Indenture of the tenth day of July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of pay due to the said Hukeem Moohsin Khan, that the aggregate sum (principal and interest) of eight hundred and ninety-one Star Pagodas thirty-six fanams and forty-nine cash (S. P° 891. 36f. 49c.) or three hundred and fifty-six Pounds fourteen shillings and eleven-pence three-farthings sterling (£. 356. 14s. 11½d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the late Nabob Omdut ul Omrah to the said Hukeem Moohsin Khan: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That nothing is due and owing from the representatives of his Highness the said late Nabob Wallajah to the said Hukeem Moohsin Khan, in respect of the said Claim upon his said Highness: And we do further Award and Adjudge, That the said aggregate sum of eight hundred and ninety-one Star Pagodas thirty-six fanams and forty-nine cash (S. P° 891. 36f. 49c.) or three hundred and fifty-six Pounds fourteen shillings and eleven-pence three-farthings sterling (£. 356. 14s. 11½d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Hukeem Moohsin Khan, and that the said Hukeem Moohsin Khan hath and shall have right to participate to the amount of the said sum in the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt being a debt contracted by his Highness the late Nabob Omdut ul Omrah for arrears of pay and allowances, is and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Hukeem Moohsin Khan, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn,

CARNATIC COMMISSIONERS.

67

and Sir Robert Harry Inglis, have hereunto set our hands, the thirteenth day of February, in the year of our Lord one thousand eight hundred and twenty-two.

Signed (being first duly stamped)

in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Abstract
Adjudications
in favour of
Claimants.

CLAIM N° 593 in our Fifth Report.

N° 645.

CLAIM

N° 690 in the Madras Gazette of the 20th April 1809;
N° 1,080 in the London Gazette of the 9th January 1810; and
N° 593 in the Fifth Report to Parliament.

Hukeem Gholam Mahomed, by title Mahomed Shuffee Khan, of the East Indies, son of Fakcer Mahomed, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Hukeem Mahomed Shuffee Khan, for arrears of pay due to him as a physician in the service of the Durbar, for the amount of which arrears he referred to the duffers of the said Durbar; and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Hukeem Mahomed Shuffee Khan, was a physician in the service of their said Highnesses the late Nabobs Wallajah and Omdut ul Omrah: And we do further find, That nothing is due and owing from the representatives of his Highness the late Nabob Wallajah to the said Hukeem Mahomed Shuffee Khan, in respect of the said Claim: And we do further find, upon making up agreeably to the principles of the aforesaid Deed of Indenture, of the tenth day July, in the year of our Lord one thousand eight hundred and five, an account of the arrears of pay due to the said Hukeem Mahomed Shuffee Khan, that the aggregate sum (principal and interest) of one thousand and sixty-four Star Pagodas twenty-two sanams and sixty-five cash (S. P° 1,064. 22 s. 65 c.) or four hundred and twenty-five Pounds sixteen shillings and four-pence sterling (£. 425. 16 s. 4 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, due and owing from the representatives of his Highness the late Nabob Omdut ul Omrah, to the said Hukeem Mahomed Shuffee Khan: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That in respect to the Claim upon his Highness the said late Nabob Wallajah, nothing is due and owing from the representatives of his said Highness to the said Hukeem Mahomed Shuffee Khan: And we do further Award and Adjudge, That the aforesaid aggregate sum of one thousand and sixty-four Star Pagodas twenty-two sanams and sixty-five cash (S. P° 1,064. 22 s. 65 c.) or four hundred and twenty-five Pounds sixteen shillings and four-pence sterling (£. 425. 16 s. 4 d.) was on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, and still is justly due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Hukeem Mahomed Shuffee Khan, and that the said Hukeem Mahomed Shuffee Khan hath, and shall have right to participate to the amount of the said sum in the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Order, That the said debt, being a debt contracted by his Highness the said late Nabob Omdut ul Omrah, for arrears of pay and allowances, is, and shall be comprised in the First Class of Debts under the said Indenture: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demands whatsoever in respect of the said Claims, at the instance of the said Hukeem Mahomed Shuffee Khan, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fourteenth day of February, in the year of our Lord one thousand eight hundred and twenty-two.

Signed (being first duly stamped)

in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount adjudicated in favour of } £. 2,371,135 2 9
Claimants, at the date of this Report, is

Absolute
Adjudications
against
Claimants.

ABSOLUTE ADJUDICATIONS *against* CLAIMANTS.

CLAIM Part of N° 411 in our Fifth Report.

N° 574.

CLAIM
Part of N° 283 in the
London Gazette of
the 24th June 1809;
and,
Part of N° 411 in the
Fifth Report to Par-
liament.

*Ambaur Boye,
Laudoo Boye, Sec-
tau Boye, and Rau-
bata Boye, as
Widows, Heiresses,
and personal Re-
presentatives, and
also as Administra-
trices of the Estate
and Effects of Dava
Boocunjee Cashce
Doss Soucar.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, all of Madras in the East Indies, as widows heiresses and personal representatives, and also as administratrices of the estate and effects of Dava Boocunjee Cashce Doss Soucar, also formerly of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye as aforesaid, upon his Highness the Nabob Wallajah, for the principal sum of forty-eight thousand seven hundred and fifty Star Pagodas (S. P. 48,750) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and thirty-one thousand six hundred and sixty Star Pagodas thirty-five fanams and thirty cash (S. P. 131,660. 35 f. 30 c.) or fifty-two thousand seven hundred and sixty-four Pounds and six shillings sterling (£. 52,764. 6s.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That on the sixteenth day of Rujeb, eleven hundred and ninety-four of the Hegyra, corresponding with the nineteenth day of July, in the year of our Lord one thousand seven hundred and eighty, his said Highness the Nabob Wallajah granted in favour of the said Boocunjee Cashce Doss Soucar an Enayutnamah for the amount of forty-eight thousand seven hundred and fifty Star Pagodas (S. P. 48,750) in security for certain advances made by the said Boocunjee Cashce Doss, to his Highness the Ameer ul Omrah; for which advances his said Highness had granted two obligations, bearing even date with the said enayutnamah: And we do further find, That nothing is due from the representatives of his Highness the said late Nabob Wallajah, or the representatives of his Highness the said late Ameer ul Omrah, to the representatives of the said late Boocunjee Cashce Doss in respect of the said two bonds, or of the said enayutnamah, or of the debt or debts claimed thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, that neither the said Ambaur Boye, Laudoo Boye, Seetau Boye and Raubata Boye, widows heiresses and personal representatives and administratrices as aforesaid of the said Boocunjee Cashce Doss, they or either of them, have or hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said two bonds, or of the said enayutnamah, or of the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and the said late Ameer ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two bonds, or of the said enayutnamah, or of the debt or debts claimed thereon at the instance of the said herein before recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, that the two bonds, and the enayutnamah aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fifteenth day of February, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

(Signed) *George Parkhouse.*

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS,

CLAIM Part of N° 410 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, of Madras in the East Indies, as widows, heiresses, and personal representatives, and also as administratrixes of the estate and effects of Dava Boocunjee Cashee Doss Soucar, also formerly of Madras aforesaid, have become parties to the aforesaid indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid indenture, in all things whatsoever relating to the several claims made by them under the said indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a claim made by the said Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye as aforesaid, upon an enayutnamah alleged to be due from his Highness the Nabob Wallajah to Boocunjee Cashee Doss Soucar, bearing date the twenty-ninth Showal, eleven hundred and seventy-four of the Hegyra, for the principal sum of fifty thousand Rupees (R° 50,000) or fourteen thousand two hundred and eighty-five Star Pagodas and thirty fanams (S. P° 14,285. 30f.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventy-one thousand four hundred and two Star Pagodas thirty-four fanams and thirty-nine cash (S. P° 71,402. 34f. 39c.) or twenty-eight thousand five hundred and sixty-one Pounds and two shillings sterling (£. 28,561. 2s.); and having duly investigated the said claim according to the covenants provisions and directions of the aforesaid indenture, do find, That nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Dava Boocunjee Cashee Doss in respect of the said alleged enayutnamah, or the debt claimed thereon: And we, the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, widows, heiresses and personal representatives and administratrixes as aforesaid of the said Dava Boocunjee Cashee Doss, they, nor either of them, have or hath any claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said alleged enayutnamah, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said alleged enayutnamah, or the debt claimed thereon, at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the alleged enayutnamah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixteenth day of February, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE,
THOMAS COCKBURN,
ROBERT HARRY INGLIS.

Claim Part of N° 411 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said

Absolute
Adjudication
against
Claimants.

N° 575

CLAIM
Part N° 282 in the
London Gazette of
the 24th June 1809;
and,
Part N° 410 in the
Fifth Report to Par-
liament.

*Ambaur Boye, Lau-
doo Boye, Seetau
Boye, and Raubata
Boye, as Widows,
Heiresses, and per-
sonal Representa-
tives, and also as
Administratrixes of
the Estate and
Effects of Dava
Boocunjee Cashee
Doss Soucar*

N° 576.

CLAIM
Part of N° 283 in the
London Gazette of
the 24th June 1809,
and,
Part of N° 411 in the
Fifth Report to Par-
liament

*Ambaur Boye, Lau-
doo Boye, Seetau
Boye, and Raubata
Boye, as Widows,
Heiresses, and per-
sonal Representa-
tives, and also as
Administratrixes of
the Estate and
Effects of Dava
Boocunjee Cashee
Doss Soucar*

**Absolute
Adjudications
against
Claimants.**

*Boye, as Widows,
Heiresses, and per-
sonal Representa-
tives, and also as
Administratrixes to
the Estate and
Effects of Dava
Boocunjee Cashee
Doss Soucar.*

said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye, of Madras in the East Indies, as widows, heiresses and personal representatives, and also as administratrixes to the estate and effects of Dava Boocunjee Cashee Doss Soucar, formerly also of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye as aforesaid, upon a Tunkha alleged to have been executed by the Nabob Wallajah, under date the fifteenth Mohurram, eleven hundred and ninety-three of the Hegyra, corresponding with the third day of February, in the year of our Lord one thousand seven hundred and seventy-nine, for the principal sum of twenty-one thousand eight hundred and eighty-two Chuckrams and five annas (C² 21,882. 5 a.) stated to amount to nine thousand and twenty-three Star Pagodas (S. P² 9,023) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-six thousand and ninety-nine Star Pagodas four fanams and four cash (S. P² 26,090. 4 f. 4 c.) or ten thousand four hundred and thirty-nine Pounds and twelve shillings sterling (£10,439. 12 s.) and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Tunkha was granted in consideration of certain advances made by the said Boocunjee Cashee Doss to the said Nabob Wallajah, through the said Ameer ul Omrah: And we do further find, That nothing is due from the representatives of the said late Nabob Wallajah, or the representatives of the said late Ameer ul Omrah to the said Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye as aforesaid, in respect of the said Tunkha or the debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye, widows, heiresses and personal representatives and administratrixes as aforesaid, of the said Dava Boocunjee Cashee Doss, they or either of them, have or hath any claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Tunkha or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, the said late Ameer ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Tunkha, or the debt claimed thereon, at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkha aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the nineteenth day of February in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

Claim Part of N^o 410 in our Fifth Report.

N^o 577.

CLAIM
Part N^o 282 in the
London Gazette of
the 24th June 1809,
and,
Part N^o 410 in the
Fifth Report to Par-
liament.

*Ambaur Boye, Lau-
doo Boye, Sectau
Boye, and Raubata
Boye, as Widows,
Heiresses, and per-
sonal Representa-
tives, and also as
Administratrixes to
the Estate and
Effects of Dava
Boocunjee Cashee
Doss Soucar.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye, of Madras in the East Indies, as widows, heiresses and personal representatives, and also as administratrixes to the estate and effects of Dava Boocunjee Cashee Doss Soucar, also formerly of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata

Absolute
Adjudications
against
Claimants.

Raubata Boye as aforesaid, for the sum of eight thousand Star Pagodas S. P^a 8000) as the balance of a Teep granted for the use of his Highness the late Nabob Wallajah, for fifteen thousand Star Pagodas (P^a 15,000) which said sum of eight thousand Star Pagodas (S. P^a 8,000) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of thirty-eight thousand two hundred and forty-five Star Pagodas twelve fanams and sixty cash (S. P^a 38,245. 12 f. 60 c.) or fifteen thousand two hundred and ninety-eight Pounds sterling (£. 15,208); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the balance claimed as aforesaid, is stated to have been by his Highness the said late Nabob Wallajah, acknowledged in writing upon an alleged Arzee, presented to him by the said late Boocunjee Cashee Doss, purporting to bear date in the Fustee, year eleven hundred and seventy-six, corresponding with the year of our Lord, one thousand seven hundred and sixty-six: And we do further find, That nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Boocunjee Cashee Doss, in respect of the said Arzee or the debt claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Ambaur Boye, Laudoo Boye, Sectau Boye and Raubata Boye, widows, heiresses and personal representatives and administratrixes as aforesaid, of the said Dava Boocunjee Cashee Doss, they or either of them, have or hath any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Arzee or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Arzee, or the debt claimed thereon, at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever: And we do further Award and Order, That the said alleged Arzee shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twentieth day of February, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM Part of N^o 410 in our Fifth Report.

N^o 578.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas, Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye, all of Madras in the East Indies, as widows, heiresses and personal representatives, and also as administratrixes to the estate and effects of Dava Boocunjee Cashee Doss Soucar, also formerly of Madras aforesaid, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Ambaur Boye, Laudoo Boye, Sectau Boye, and Raubata Boye as aforesaid, upon his Highness the late Nabob Wallajah, for the sum of twenty-four thousand eight hundred and seventy-two Star Pagodas and twenty-one fanams (S. P^a 24,872. 21 f.) as the balance, alleged to be due on an account current against his said Highness, of various transactions between the year of our Lord one thousand seven hundred and sixty-two, and the year of our Lord one thousand seven hundred and eighty, both inclusive, which said balance, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and ten thousand and fifty-seven Star Pagodas twenty-three fanams and nine cash (S. P^a 110,057. 23 f. 9 c.) or forty-four thousand and twenty-two Pounds and sixteen-shillings sterling (£. 44,022. 16 s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of the said late Nabob Wallajah, to the representatives of the said late Dava Boocunjee Cashee Doss, in respect of the said account current, or the debt claimed thereon: And we the said Sir Benjamin

CLAIM
Part of N^o 410 in the
London Gazette of
the 7th June 1809;
and,
Part of N^o 410 in the
Fifth Report to Par-
liament.

Ambaur Boye, Lau-
doo Boye, Sectau
Boye, and Raubata
Boye, as Widows,
Heiresses, and per-
sonal Representa-
tives, and also as
Administratrixes to
the Estate and
Effects of Dava
Boocunjee Cashee
Doss Soucar.

**Absolute
Adjudications
against
Claimants.**

jamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Ambaur Boye, Laudoo Boye, Seetau Boye, and Raubata Boye, widows heiresses and personal representatives and administrators as aforesaid of the said Dava Boocunjee Cashee Doss, they nor either of them, have or hath any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said account current, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said account current, or the debt claimed thereon, at the instance of the said hereinbefore recited Parties, them or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the first day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM Part of N° 988 in our Fifth Report.

N° 583.

CLAIM
Part of N° 423 in the
London Gazette of
the 9th July 1809,
and,
Part of N° 988 in the
Fifth Report to Par-
liament

*Ratnah Boye and
Ramcovore Boye,*
since deceased, de-
scribing themselves
as personal Repre-
sentatives of *Neel-
canta Tawker.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Ratna Boye, of the East Indies, and Ramcovore Boye, since deceased, also formerly of the East Indies, describing themselves as personal representatives of Neelcanta Tawker, also late of the East Indies, became parties to the aforesaid indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said indenture, in all things whatsoever relating to the several claims made by them under the said indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a claim made on behalf of the said Ratnah Boye and Ramcovore Boye, upon his Highness the late Nabob Wallajah, for the principal sum of four hundred and ninety-five Arcot Rupees one fanam and sixty-five cash (A. R. 495. 1 f. 65 c.) being the balance of a bond of his said Highness in favour of the said late Neelcanta Tawker, bearing date the eleventh day of Zeccad, eleven hundred and eighty-eight of the Hegyra, for the principal sum of one thousand and ninety Arcot Rupees (A. R. 1,090) which said balance of four hundred and ninety-five Arcot Rupees one fanam and sixty-five cash (A. R. 495. 1 f. 65 f.) with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four hundred and seventy-seven Star Pagodas twelve fanams and eleven cash (S. P. 477. 12 f. 11 c.) or one hundred and eighty-six Pounds eighteen shillings and one penny sterling (£. 186. 18 s. 1 d.); and having duly investigated the said claim according to the covenants provisions and directions of the aforesaid indenture, do find, That nothing is due from the representatives of his Highness the said Nabob Wallajah to the said Ratnah Boye, or to the estate of the said Ramcovore Boye, representatives as aforesaid, in respect of the said bond, or of the balance claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Ratnah Boye, nor the representatives of the said Ramcovore Boye as aforesaid, hath or have any claim on the fund provided by the aforesaid indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said bond, or the balance claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said bond, or the balance claimed thereon, at the instance of the said Ratnah Boye as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original bond aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the sixth day of March, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 749 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are therein set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah; and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part," Send Greeting: Whereas the late firm of Messieurs Harington and Company, of Madras in the East Indies, "for the estate of Colonel Macleane, deceased, on account of Sir John Macpherson," since deceased, became parties to the aforesaid Indenture, and thereby submitted the Claim of the said Sir John Macpherson to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the said Claim so made by them as aforesaid under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim preferred by the said late firm of Messieurs Harington and Company, on account of the said Sir John Macpherson Baronet, upon a chop or obligation of his Highness the late Nabob Wallajah, in favour of Mr. Macleane, for the principal sum of one hundred thousand Star Pagodas (S. P° 100,000) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one hundred and twenty thousand three hundred and sixty five Pounds nine shillings and sevenpence sterling (£. 120,365. 9s. 7d.) or three hundred thousand nine hundred and thirteen Star Pagodas twenty-nine fanams and twenty-five cash (S. P° 300,913. 29 f. 25 c.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid indenture, do find, That a chop or obligation as aforesaid was granted on the twenty-fourth Zeebij, eleven hundred and eighty-nine of the Hegyra, stated therein to correspond with the fifteenth day of February, in the year of our Lord one thousand seven hundred and seventy-six, by the said Nabob Wallajah to the said Mr. Macleane, for the sum of one hundred thousand Star Pagodas (S. P° 100,000) "as a present, upon condition of the Tanjore country being again put into possession of the Circar by the English Government through his exertions:" And we do further find, That nothing is due from the representatives of his Highness the said late Nabob Wallajah, to the representatives of the said late Sir John Macpherson Baronet, in respect of the said chop or obligation, or of the debt claimed thereon: And we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That the representatives of the said late Sir John Macpherson Baronet, have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said chop or obligation, or of the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said claim, at the instance of the said late firm of Messieurs Harington and Company, on account of the said late Sir John Macpherson Baronet, or at the instance of any person or persons whatsoever, on account of the representatives of the said Sir John Macpherson. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the second day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIM N° 517 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part," Send Greeting: Whereas Govind Row, alias Govind Ram, of

Absolute
Adjudications
against
Claimants.

N° 589.

CLAIM
N° 117 in the London
Gazette of the 17th
June 1809; and,
N° 749 in the Fifth
Report to Parlia-
ment.

The late Firm of
Messieurs Haring-
ton and Company,
"for the estate of
Colonel Macleane,
deceased, on ac-
count of Sir John
Macpherson," since
deceased.

N° 590.

CLAIM
N° 360 in the London
Gazette of the 24th
June 1809; and
N° 517 in the Fifth
Report to Parlia-
ment.

Govind Row, alias
Govind Ram, as
Son and Heir of
Casiram Ambaram
deceased.

Absolute
Adjudications
against
Claimants.

of the East Indies, as son and heir of Cassiram Ambaram, deceased, also formerly of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Govind Row, alias Govind Ram, as son and heir as aforesaid, upon a Bond of his Highness the late Ameer ul Omrah, bearing date the twenty-sixth day of Jumadeecoolawul, twelve hundred and one of the Hegyra, in favour of Kasseh Ram Soucar, (meaning the said Cassiram Ambaram,) for the principal sum of eight thousand and two hundred and seventy-one Star Pagodas and eight fanams (S. P. 8,271. 8 f.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of fifteen thousand three hundred and sixty-nine Star Pagodas and thirty fanams (S. P. 15,369. 30 f.) or six thousand one hundred and forty-seven Pounds seventeen shillings and six-pence sterling (£6,147. 17s. 6d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said late Ameer ul Omrah, or of the said late Nabob Wallajah, to the representatives of the said Kasseh Ram Soucar in respect of the said bond or the debt claimed thereon: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That the said Govind Row, alias Govind Ram, son and heir as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said bond or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Ameer ul Omrah, and the said Nabob Wallajah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever, in respect of the said bond or the debt claimed thereon, at the instance of the said Govind Row, alias Govind Ram, son and heir as aforesaid, or of any other person or persons whatsoever: And we do further Award and Order, That the original Bond aforesaid, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the fourth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (first being duly stamped)
in the presence of

(Signed) George Parkhouse.

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

CLAIMS N° 359 in our Fifth Report, and N° 1,510 in our Sixth Report.

N° 591.

CLAIMS

N° 610 in the London
Gazette of the 29th
July 1809; and
N° 1,508 in the London
Gazette of the 15th
September 1810;
and,
N° 339 in the Fifth
Report to Parlia-
ment; and,
N° 1,510 in the Sixth
Report to Parlia-
ment.

Chinna Gollya
Chitty, Son of
Paupee Chitty, and
Nephew and de-
scribed Son by
adoption of Gollya
Chitty.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Chinna Gollya Chitty, of the East Indies, son of Paupee Chitty, and nephew and described son by adoption of Gollya Chitty, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration certain Claims made by the said Chinna Gollya Chitty, for provisions and articles alleged to have been supplied to the Nabobs Wallajah and Omdut ul Omrah, the first upon his Highness the late Nabob Wallajah, bearing date the thirtieth Rubbeecoolawul, twelve hundred and five of the Hegyra, said to correspond with the first day of February, in the year of our Lord one thousand seven hundred and ninety, for the principal sum of seven thousand one hundred and fifty-eight Rupees and eight annas (R. 7,158. 8a.) or two thousand two hundred and forty-five Star Pagodas and twelve fanams (S. P. 2,245. 12 f.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand five hundred and forty Star Pagodas and twelve fanams (S. P. 3,502. 12 f.) or one thousand four hundred Pounds eighteen shillings and one penny sterling (£1,400. 18s. 1d.); the second also upon his Highness the late Nabob Wallajah, bearing date the first Rubbeecoolawul, twelve hundred and five of the Hegyra, for the principal sum of seven thousand one hundred and fifty-eight Rupees (R. 7,158) or two thousand and forty-

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forty-five Star Pagodas and four annas (S. P. 2,045. 4 a.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of three thousand four hundred and sixty Star Pagodas and six annas (S. P. 3,460. 6 a.) or, one thousand three hundred and eighty-four Pounds and three shillings sterling (£1,384. 3 s.); the third and last upon his Highness the late Nabob Omdut ul Omrah, bearing date the fourth Jumader-cowlawul, twelve hundred and ten of the Hegyra, for the principal sum of two thousand and ninety-three Rupees (R. 2,093) or five hundred and ninety-eight Star Pagodas (S. P. 598) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight hundred and forty Star Pagodas and four annas (S. P. 840. 4 a.) or three hundred and thirty-six Pounds and two shillings sterling (£336. 2 s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That the aggregate of the principal sums claimed in the second and third Claims, amounts to two thousand six hundred and forty-three Star Pagodas and four annas (S. P. 2,643. 4 a.) the sum stated in the Sixth Report to Parliament, number one thousand five hundred and ten (N^o 1,510): And we do further find, That Claim Number One (N^o 1.) is in fact the same as Claim Number Two (N^o 2.) only calculating the Rupee at a different rate of exchange, and that they represent the same transactions: And we do further find, That nothing is due from the representatives of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, to the representatives of the said Paupce Chitty, or of the said Gollya Chitty, or to any other person or persons whatsoever in respect of the said Claims, them or either of them: And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That the said Chinna Gollya Chitty, son of Paupce Chitty, and nephew and described son by adoption of Gollya Chitty as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Claims, them or either of them: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the said late Nabob Wallajah, and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all Demand whatsoever in respect of the said Claims, them or either of them, made at the instance of the said Chinna Gollya Chitty as aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have herewith set our hands, the sixth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

CLAIM N^o 739 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part;" Send Greeting: Whereas Lutchma Bibee, of Madras in the East Indies, widow and administratrix of Kishen Sing, alias Mukh Mull, son and administrator of Roy Boodh Sing, both late also of the East Indies, hath by her attorney Selavertee Narsing Royadoo, otherwise Nursing Row, become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the said Lutchma Bibee as aforesaid, upon a Bond of his Highness the late Nabob Wallajah, purporting to be in favour of Mukhoo Mull, and Dukhunc Mull, the sons of Roy Boodh Sing, bearing date the twenty-fourth Rabeecowlawul eleven hundred and ninety-one of the Hegyra, for the sum of one thousand eight hundred and seventy-five Star Pagodas (S. P. 1,875) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand seven hundred and ninety Star Pagodas thirteen fanams and ten cash (S. P. 5,790. 13 f. 10 c.) or two thousand three hundred and sixteen Pounds two shillings and nine pence sterling (£2,316. 2 s. 9 d.) and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of the late Nabob Wallajah to the said

N^o 592.

CLAIM
N^o 541 in the London
Gazette of the 12th
July 1809; and,
N^o 739 in the Fifth
Report to Parlia-
ment.

*Lutchma Bibee,
Widow and Admin-
istratrix of Kishen
Sing, alias Mukh
Mull, Son and Ad-
ministrator of Roy
Boodh Sing, by her
Attorney Selavertee
Narsing Royadoo,
otherwise Nursing
Row.*

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said Lutchma Bibce, as widow and administratrix as aforesaid, or to any other person or persons whatsoever, in respect of the said Bond or the debt claimed thereon: And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, that the said Lutchma Bibce, as widow and administratrix as aforesaid, hath no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said Bond or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said Bond, or the debt or debts claimed thereon, at the instance of the said Lutchma Bibce, or of any other person or persons whatsoever: And we do further Award and Order, That the Bond aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the ninth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN.

Remaining Part of CLAIMS N° 88 in our First Report, and N° 367 in our Fifth Report.

N° 593.

Remaining Part of CLAIMS

N° 107 in the London
Gazette of the 12th
August 1806; and,
N° 236 in the London
Gazette of the 17th
June 1809; and,
N° 80 in the First
Report to Parlia-
ment; and,
N° 367 in the Fifth
Report to Parlia-
ment.

The Heirs of the
late Coovoor Viden-
natha Moodelliar.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some of one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by our Award, Number five hundred and twenty-two (N° 522), bearing date the ninth day of August, in the year of our Lord one thousand eight hundred and nineteen, on the Claims of the heirs of the late Coovoor Videnatha Moodelliar upon his Highness the late Nabob Wallajah, the first and second items of the said Claims were excluded from our said Award, on the ground that further consideration was necessary in respect to them; And whereas, the said first item of Claim is founded on a bond of the said late Nabob Wallajah, to the said late Coovoor Videnatha Moodelliar, bearing date the fifteenth Jemadeculawul, eleven hundred and ninety-one of the Hegyra, for the principal sum of three thousand eight hundred and twenty-six Star Pagodas and six annas (S. P° 3,800. 6a.) which, with arrears of interest, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, according to the Schedule of the Claim made in England, to the aggregate sum of ten thousand two hundred and sixty-one Star Pagodas forty fanams and forty cash (S. P° 10,261. 40f. 40c.) or four thousand one hundred and four pounds fifteen shillings and two-pence halfpenny sterling (£ 4,104. 15s. 2½d.) or, according to the Schedule of the Claim made in India, to the aggregate sum of eleven thousand seven hundred and twenty-six Star Pagodas thirty-seven fanams and fifteen cash (S. P° 11,726. 37f. 15c.) or four thousand six hundred and ninety Pounds fourteen shillings and nine-pence sterling (£ 4,690. 14s. 9d.) subject to the deduction of the aggregate sum of two thousand and thirty-nine Star Pagodas and seventy-eight and three quarters cash (S. P° 2,039. 78¾c.) or eight hundred and fifteen Pounds twelve shillings and two-pence one farthing sterling (£ 815. 12s. 2¼d.), being a portion of a sum credited by the claimant on the aggregate of the bonds and accounts comprehended in his Schedule (preferred in India): And whereas, the second item of the Claim preferred in India (not included in the Claim preferred in England), is founded on a Bond of the said late Nabob Wallajah, to the said late Coovoor Videnatha Moodelliar, bearing date the eighteenth Jemadeculawul, eleven hundred and ninety-one of the Hegyra, for the sum of one thousand three hundred and eighty Star Pagodas and ten annas (S. P° 1,380. 10a.) which, with arrears of interest, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand one hundred and five Star Pagodas eleven fanams and seventy-five cash (S. P° 4,105. 11f. 75c.) or one thousand six hundred and forty-two Pounds two shillings and one-penny halfpenny sterling (£ 1,642. 2s. 1½d.), subject to the deduction of the aggregate sum of seven hundred and thirteen Star Pagodas thirty-four fanams and ten cash (S. P° 713. 34f. 10c.) or two hundred and eighty-five Pounds ten shillings and six-pence sterling (£ 285. 10s. 6d.) a certain proportion of a sum credited by the claimant on the aggregate of the bonds and accounts comprehended in his Schedule (preferred in India) as with respect to both the preceding items of Claim, will be more particularly seen by reference to our said Award: And whereas, the said first and second items of Claim having been further considered and investigated, we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do find, That that nothing is due and owing from the representatives of the said late

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late Nabob Wallajah, to the representatives or assigns of the said late Coovoor Videnatha Moodelliar in respect of the said two bonds, or the said first and second items of Claim founded thereon: And we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That neither the representatives or assigns of the said late Coovoor Videnatha Moodelliar have any Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said two bonds, or of the said herein before recited first and second items of Claim founded thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two bonds, or of the said first and second items of claims founded thereon, at the instance of the representatives or assigns of the said Coovoor Videnatha Moodelliar, or of any other person or persons whatsoever: And we do further Award and Order, That the two original bonds aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the eleventh day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)

in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIMS N^o 490 and 491 in our Fifth Report.

N^o 594.

CLAIMS
N^{os} 771 and 772 in the
London Gazette of
the 24 September
1809, and,
N^{os} 490 and 491 in the
Fifth Report to Par-
liament.

*Gholam Moheerood-
deen, since de-
ceased.*

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, ¹ between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part; Send Greeting: Whereas Gholam Moheerooddeen, of the East Indies, since deceased, became party to the aforesaid Indenture, and thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration two Claims made by the said Gholam Moheerooddeen upon his Highness the said late Nabob Wallajah, the first for the sum of one thousand four hundred and sixty-six Rupees (R^s 9,466) alleged to be a balance of account due by his said Highness to the said Gholam Moheerooddeen, on the tenth Mohurram, twelve hundred and five of the Hegyra, which balance, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of four thousand five hundred and three Star Pagodas and four annas (S. P^a 4,503. 4a.) or one thousand eight hundred and one Pounds and five shillings sterling (£. 1,801. 5s.); the second for the principal sum of four thousand nine hundred and eighty-eight Star Pagodas (S. P^a 4,988) stated to be arrears of pay due by his said Highness to the Nabob Wallajah to the said Gholam Moheerooddeen, which with arrears of interest alleged to be due thereon from the first Mohurram, twelve hundred and nine of the Hegyra, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand nine hundred and thirty-five Star Pagodas (S. P^a 6,935) or two thousand seven hundred and seventy-six Pounds sterling (£. 2,776); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of the said late Nabob Wallajah to the representatives of the said late Gholam Moheerooddeen in respect of the said two Claims, them or either of them: And we the said Sir Benjamin Hobhouse and Thomas Cockburn do hereby Award and Adjudge, That the representatives of the said Gholam Moheerooddeen have no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said two Claims, them or either of them: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said two Claims, them or either of them, at the instance of the representatives of the said Gholam Moheerooddeen, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the thirteenth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)

in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

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Claimants.**

N^o 596.

CLAIM
N^o 650, in the London
Gazette of the 29th
July 1809, and,
N^o 256 in the Fifth
Report to Parlia-
ment.

*Auramuckah Moo-
delly, Son and Heir
of Nagapah Moo-
delly.*

CLAIM N^o 256 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by our Award, Number Eighty-nine (No. 89), bearing date the twenty-sixth day of June, in the year of our Lord one thousand eight hundred and eleven, the Claim [forming Number Four hundred and sixteen (N^o 416) in the Madras Gazette of the sixth day of October, in the year of our Lord one thousand eight hundred and eight, Number Five hundred and forty-seven (N^o 547) in the London Gazette of the fifteenth day of July, in the year of our Lord one thousand eight hundred and nine, and Number Two hundred and forty-five (N^o 245) in our Fifth Report to Parliament] made by Aramooga Moodelly, adopted son and heir of Nagup Moodelly, upon a Bond said to be from the late Nabob Wallajah to the said Nagup Moodelly, bearing date as alleged the twenty-seventh Shuwal, eleven hundred and ninety-six of the Hegyra, or the sixth day of October, in the year of our Lord one thousand seven hundred and eighty-two, for the sum of ninety-five thousand Star Pagodas (S. P^a 95,000), and making as stated, with Interest, to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, the aggregate sum of two hundred and thirty-one thousand five hundred and sixty-two Star Pagodas twenty-two fanams and forty cash (S. P^a 231,562. 22 f. 40 c.) or ninety-two thousand six hundred and twenty-five Pounds sterling (£.92,625) was awarded against the Parties, as will be more particularly seen by reference to our said Award: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim forming Number Five hundred and twenty (N^o 520) in the Madras Gazette of the sixth day of October, in the year of our Lord one thousand eight hundred and eight, Number Six hundred and fifty (N^o 650) in the London Gazette of the twenty-ninth day of July, in the year of our Lord one thousand eight hundred and nine, and Number Two hundred and fifty-six (N^o 256) in our Fifth Report to Parliament, described as follows: "Auramuckah Moodelly, son and heir of Nagapah Moodelly, Bond sixth October one thousand seven hundred and eighty-two, of the Nabob Wallajah, for money lent, ninety-five thousand Star Pagodas" (S. P^a 95,000), and stated therein to amount to the aggregate sum of ninety-two thousand six hundred and twenty-five Pounds sterling (£.92,625) or two hundred and thirty-one thousand five hundred and sixty-two Star Pagodas twenty-two fanams and forty cash (S. P^a 231,562. 22 f. 40 c.); and having duly considered and investigated the said Claim, do find, That the said Claim in the name of Auramuckah Moodelly, son and heir of Nagapah Moodelly, is not a separate and distinct Claim, but the same as that in the name of Aramooga Moodelly, adopted son and heir of Nagup Moodelly, forming the subject of our Award, Number Eighty-nine (N^o 89), already referred to, and that nothing is therefore due in respect thereof from the representatives of his Highness the said late Nabob Wallajah to the said Auramuckah Moodelly, alias Aramooga Moodelly, or to any other person or persons whatsoever: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That in respect of the said Claim, in the name of the said Auramuckah Moodelly, son and heir of Nagapah Moodelly, nothing is due and owing from the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claim whatsoever in respect of the said Claim, in the name of the said Auramuckah Moodelly as aforesaid, at the instance of the said Auramuckah Moodelly, alias Aramooga Moodelly, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the nineteenth day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) *Robert Playfair.*

(Signed) 4. BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIM N° 1,452 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part:" Send Greeting: Whereas Robert Woolf, formerly of Madras in the East Indies, described as assignee of Narrain Chitty, of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Thomas Cockburn, having taken into consideration a Claim made by the said Robert Woolf as aforesaid, upon a Tunkah of his Highness the late Nabob Omdut ul Omrah, in favour of the said Narrain Chitty, bearing date the fourth Rujeb, twelve hundred and twelve of the Heygra, for the sum of ten thousand Star Pagodas (S.P. 10,000) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five thousand five hundred and thirty-one Pounds and sixpence sterling (£. 5,531. 0s. 6d.) or thirteen thousand eight hundred and twenty-seven Star Pagodas twenty-three fanams and fifty cash (S.P. 13,827. 23f. 50c.); and having duly investigated the said Claim according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said Nabob Omdut ul Omrah, granted a Tunkah on the fourth Rujeb, twelve hundred and twelve of the Heygra, for ten thousand Star Pagodas (S.P. 10,000) "on account of loans by Narrain Chitty Dubash, of Mr. Smart:" And we do further find, That the said Tunkah was granted on account of the sum of ten thousand Pagodas (P. 10,000) paid by the said Robert Woolf through the said Narrain Chitty Dubash, to or on account of his Highness the late Nabob Omdut ul Omrah, for or on account of the late Colonel Charles Smart: And we do further find, That nothing is due from the representatives of his Highness the said Nabob Omdut ul Omrah to the said Narrain Chitty, the said Robert Woolf, or to the representatives of the said late Colonel Smart, in respect of the said Tunkah, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, and Thomas Cockburn, do hereby Award and Adjudge, That neither the said Narrain Chitty, nor the said Robert Woolf, nor the representatives of the said Colonel Smart, hath or have any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Tunkah, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of the said Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all Claims whatsoever in respect of the said Tunkah, or the debt or debts claimed thereon, at the instance of the said Narrain Chitty, Robert Woolf, or of any other person or persons whatsoever: And we do further Award and Order, That the Tunkah aforesaid shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn, have hereunto set our hands, the twenty-seventh day of April, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) Robert Playfair.

(Signed) { BENJAMIN HOBHOUSE.
{ THOMAS COCKBURN..

CLAIMS N° 466 in our Fifth Report, and N° 1,537 in our Sixth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Sir Row, alias Gegree Row, of the East Indies, since deceased,

Absolute.
Adjudications
against
Claimants.

N° 598.

CLAIM
N° 186 in the London
Gazette of the 17th
June 1809, and,
N° 1,452 in the Fifth
Report to Parlia-
ment.

Robert Woolf, de-
scribed as Assignee
of Narrain Chitty.

N° 600.

CLAIMS
N° 532 in the London
Gazette of the 24th
June 1809, and,
N° 1,515 in the London
Gazette of the 13th
September 1810;
and,
N° 466 in the Fifth
Report to Parlia-
ment, and,
N° 1,537 in the Sixth
Report to Parlia-
ment.

Absolute
Adjudications
against
Claimants.

*Gir Row, alias
Geeree Row, since
deceased.*

deceased, became party to the aforesaid Indenture, and thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration two Claims made by the said Gir Row, alias Geeree Row, upon his Highness the late Nabob Wallajah, the first as assignee of Cavalram, for the principal sum of two thousand five hundred Star Pagodas (S. P. 2,500) which, with arrears of interest alleged to be due thereon, from the third day of August, in the year of our Lord one thousand seven hundred and eighty, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight thousand three hundred and thirteen Star Pagodas nineteen fanams and nine cash (S. P. 8,313. 19f. 9c.) or three thousand three hundred and twenty-five Pounds seven shillings and four-pence halfpenny sterling (£. 3,325. 7s. 4½d.); the second, as nephew and heir of Roy Mookund Row, deceased, for the principal sum of one thousand Star Pagodas (S. P. 1,000) which, with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of two thousand five hundred and nine Star Pagodas and thirty fanams (S. P. 2,509. 30f.) or one thousand and three Pounds and seventeen shillings sterling (£. 1,003. 17s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of the said late Nabob Wallajah, to the representatives of the said late Gir Row, alias Geeree Row, in respect of the said two Claims, them or either of them, or the debt or debts claimed thereon: And we, the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That the representatives of the said Gir Row, alias Geeree Row, have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the said two claims, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said two Claims, them or either of them, or the debt or debts claimed thereon at the instance of the representatives of the said Gir Row, alias Geeree Row, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Thomas Cockburn have hereunto set our hands, the seventh day of May, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.

CLAIMS N° 520 in our Fifth Report, and N° 1,539 in our Sixth Report.

N° 610.

CLAIMS
N° 610 in the London
Gazette of the 29th
July 1809,
N° 1,510 in the London
Gazette of the 15th
September 1810,
N° 520 in the Fifth
Report to Parlia-
ment, and
N° 1,539 in the Sixth
Report to Parlia-
ment.

Govind Pillay.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Govind Pillay, of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we, the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Govind Pillay, upon his Highness the late Nabob Omdut ul Omrah, for the aggregate principal sum of two thousand three hundred and fifty-one Rupees two annas and seven and one-half pice (R. 2,351. 2a. 7½p.) or six hundred and seventy-one Pagodas thirty-three fanams, and sixty-seven cash (P. 671. 33f. 67c.) described as due upon an account for articles supplied to the Sirkar of his said Highness the Nabob Omdut ul Omrah, which said aggregate principal sum, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of eight hundred and ninety-three Star Pagodas thirty fanams and twenty-seven cash (S. P. 803. 30f. 27c.) or three hundred and fifty-seven Pounds nine shillings and six-pence sterling (£. 357. 9s. 6d.); and having also taken into consideration another Claim, made on the same day by the said Govind Pillay, through Luchman Purshad, as his attorney, upon his said Highness the late Nabob Omdut ul Omrah, on an account for articles supplied to the Sirkar of his said Highness, and amounting to the principal sum of two thousand three hundred

** Absolute
Adjudications
against
Claimants.*

hundred and fifty-one Rupees (R^s 2,351) or six hundred and seventy-one Star Pagodas and twelve annas (S. P^o 871. 12 a.) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of nine hundred and thirty-one Star Pagodas four and one-quarter annas (S. P^o 931. 4 1/4 a.) or three hundred and seventy-two Pounds and ten shillings sterling (£. 372. 10 s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That both the said hereinbefore recited Claims are founded on the same transactions: And we do further find, That nothing is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said Govind Pillay, in respect of the said two Claims, them or either of them, so made as aforesaid, or the debt or debts claimed thereon, or to any other person or persons whatsoever: And we, the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Govind Pillay hath no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said two Claims, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said two Claims, them or either of them, or of the debt or debts claimed thereon at the instance of the said Govind Pillay, or of any other person or persons whatsoever. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-fifth day of July, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIM N^o 1,307 in our Fifth Report.

N^o 611.

CLAIM
N 651 in the London
Gazette of the 21st
December 1801,
and,
N 1,307 in the Fifth
Report to Parlia-
ment.

Syed Beebee, Fati-
mah Begum, and
Zorah Begum, Re-
presentatives of
Meer Syed Maho-
med Khan

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Syed Beebee, Fatimah Begum, and Zorah Begum, of the East Indies, as representatives of Meer Syed Mahomed Khan, also late of the East Indies, have become parties to the aforesaid Indenture, and have thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said parties upon his Highness the late Nabob Omdut ul Omrah, for arrears of pay alleged to be due upon the twenty-seventh day of March, in the year of our Lord one thousand eight hundred, and to amount to the principal sum of six hundred and sixty-two Star Pagodas thirty-eight annas and forty cash, (S. P^o 662. 38 f. 40 c.) which with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven hundred and seventy-three Star Pagodas thirty-nine annas and thirty cash (S. P^o 773. 39 f. 30 c.) or three hundred and nine Pounds and eleven Shillings sterling (£. 309. 11 s.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Syed Beebee, the said Fatimah Begum, and the said Zorah Begum, them or either of them, in respect of the Claim so made by them as aforesaid: And we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Syed Beebee, nor the said Fatimah Begum, nor the said Zorah Begum, hath any claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Claim so made by them as aforesaid, or of the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, or the debt claimed thereon at the instance of the said hereinbefore recited Parties, them or either of them, or of any other person or persons whatsoever. In witness whereof,

Also etc
Applications
against
Claims etc.

we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the thirtieth day of July, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIM N° 511 in our Fifth Report.

N° 617.

CLAIM

N° 468 in the London
Gazette of the 15th
July 1809; and,
N° 511 in the Fifth
Report to Parlia-
ment.

Gopaul Doss Soucar,
Mortgagee of *Sham-*
doss Raganadoss,
described as one of
the Grandsons and
Heirs of *Bavany-*
doss Nanasa Sou-
car, deceased.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse, Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part, and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Gopaul Doss Soucar, of Trichinopoly, in the East Indies, mortgagee of Shamdoss Raganadoss, also of Trichinopoly aforesaid, described as one of the grandsons and heirs of Bavanydoss Nanasa Soucar, deceased, also late of the East Indies, became party to the aforesaid Indenture, and thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said Gopaul Doss Soucar, mortgagee as aforesaid, upon three obligations of his Highness the said late Ameer ul Omrah, the first purporting to be a Bond in favour of the "Banking-house of Goverdhun Doss Brij Doss Soukar, through Kan Doss and Mohun Loll, gomastah of the said Soukar," bearing date the sixth of the month Mohurumool Hiram, eleven hundred and eighty-eight of the Hegyra, for the principal sum of ten thousand Porto Novo Pagodas (P.N.P. 10,000); the second purporting to be a Note or Bond in favour of the "Banking-house of Goverdhun Doss Suboo," bearing date the twenty-third of the month of Suffer, eleven hundred and eighty-five of the Hegyra, for the principal sum of seven thousand two hundred and forty-five Arcot Rupees and seven annas (A.R. 7,245. 7a.); and the third purporting to be a Chitthee or Enayctnamah in favour of Kan Doss, gomastah of Goverdhun Doss Soukar, bearing date the sixth of the month of Shaban, eleven hundred and eighty-nine of the Hegyra, for the principal sum of eight hundred and eighty-two Star Pagodas (S.P. 882) which said principal sums stated in the said obligations, with the arrears of interest alleged to be due thereon, amount together to the aggregate sum (principal and interest) of thirty-nine thousand six hundred and fifteen Star Pagodas thirty fanams and eighteen cash (S.P. 39,615. 30f. 18c.) or fifteen thousand eight hundred and forty-six Pounds five shillings and seven-pence sterling (£. 15,846. 15s. 7d.); and having duly investigated the said Claim, according to the aforesaid provisions and directions of the aforesaid Indenture, do find, That the said Gopaul Doss Soukar, mortgagee as aforesaid, hath not made good his title to claim upon the said obligations, them or either of them, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Gopaul Doss Soukar, mortgagee as aforesaid, hath not made good his title to claim upon the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect to the said obligations, them or either of them, or the debt or debts claimed thereon. In witness whereof, we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-seventh day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIM Part of N° 272 in our Fifth Report.

N° 610.

CLAIM

Part of N° 531 in the
London Gazette of
the 29th July 1809;
and,
Part of N° 272 in the
Fifth Report to Par-
liament.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased,

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deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic; eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them, the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Nundo Kisanndoss Venumaldoss, Shamdoss Rugahaddoss, Guirderdoss Boukenaddoss, Balamocundoss Vencatydoss, and Davarakaddoss Luchmeedoss, of Madras in the East Indies, described to be grandsons and heirs of Bavanydoss Nanasa Soucar deceased, late of Madras aforesaid, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, having taken into consideration a claim made on behalf of the aforesaid parties, upon a Persian Chit or Tunkha of his Highness the late Nabob Omdut ul Omrah, on Ramany Row Renter of Talook Tervelbrum, in favour of "Parukh of Gojjerat and another person," bearing date the tenth of Rubeenossanee, eleven hundred and ninety four of the Hegyra, for the principal sum of four hundred and fifty-three Star Pagodas (S. P^a 453) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of one thousand two hundred and thirty-eight Star Pagodas twenty-eight fanams and seventy cash (S. P^a 1,238. 28 f. 70 c.) or four hundred and ninety-five Pounds nine shillings and sixpence sterling (£. 495. 9s. 6d.); and having duly investigated the said Claim, according to the covenants, provisions and directions of the aforesaid Indenture, do find, That the said hereinbefore recited parties have not made good their title to claim the said hereinbefore recited Chit or Tunkha: And we the said Sir Benjamin Hobhouse, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said hereinbefore recited parties have not established any claim whatsoever on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said obligation or the debt claimed thereon. In witness whereof, we the said Sir Benjamin Hobhouse and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-eighth day of August, in the year of our Lord one thousand eight hundred and twenty-one.

Nundo Kisanndoss
Venumaldoss, Sham-
doss Rugahaddoss,
Guirderdoss Bouke-
naddoss, Balamocu-
doss Vencatydoss,
and Davarakaddoss
Luchmeedoss, de-
scribed to be
Grandsons and
Heirs of Bavany-
doss Nanasa Sou-
car, deceased.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { BENJAMIN HOBHOUSE.
ROBERT HARRY INGLIS.

CLAIM N^o 162 in our Third Report

N^o 622.

CLAIM
N^o 162 in the London
Certificate of the 22d
August 1807, and,
N^o 162 in the Third
Report to Parlia-
ment.

Samuel Johnson.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Samuel Johnson, formerly of Madras in the East Indies, now of Gloucester Place, in the county of Middlesex, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Samuel Johnson upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of two hundred and fifty Star Pagodas (S. P^a 250), which with arrears of interest alleged to be due thereon, from the twenty-second day of December, in the year of our Lord one thousand seven hundred and eighty, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of five hundred and forty-two Star Pagodas and twelve fanams (S. P^a 542. 12 f.) or two hundred and sixteen Pounds eighteen shillings and sixpence sterling (£. 216. 18s. 6d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Samuel Johnson, in respect of the claim so made as aforesaid: And we the said Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Samuel Johnson hath no claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Claim so made as aforesaid, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut

Absolute
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Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said claim or the debt claimed thereon, at the instance of the said Samuel Johnson, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn, and Sir Robert Harry Inglis, have herunto set our hands, the tenth day of September, in the year of Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair,*

(Signed) { THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIM N° 1,188 in our Fifth Report.

N° 623.

CLAIM
N° 244 in the London
Gazette of the 17th
June 1809; and,
N° 1,188 in the Fifth
Report to Parlia-
ment.

*Satur Arathoon,
Assignee of Dodah
Gooroo Moorty
Chitty.*

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Amcer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Amcer, of the other part;" Send Greeting: Whereas Satur Arathoon, of the East Indies, assignee of Dodah Gooroo Moorty Chitty, also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a claim made by the said Satur Arathoon, as assignee aforesaid, upon an alleged bond purporting to be from his Highness the late Nabob Omdut ul Omrah, in favour of Messieurs Chase, Sewell and Chase, bearing date the first day of December, in the year of our Lord one thousand seven hundred and ninety-eight, for the sum of five thousand Star Pagodas (S. P. 5,000) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of six thousand three hundred and sixty-three Star Pagodas and thirty-one fanams (S. P. 6,363. 31 f.) or two thousand five hundred and forty-five Pounds nine shillings and sixpence sterling (£ 2,545. 9s. 6d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That by a Deed bearing date the twentieth day of January, in the year of our Lord one thousand eight hundred and six, Thomas Chase, of Madras aforesaid, formerly partner in the firm of Messieurs Thomas Chase, Henry Sewell and Richard Chase, then dissolved, did, under his hand, declare for himself and the said Richard Chase, both then living, as well as in the name of the said Henry Sewell, deceased, that the property of the said bond was not and never was in the said firm, but was solely in the said Dodah Gooroo Moorty Chitty: And we do further find, That the said Dodah Gooroo Moorty Chitty, did, by assignment under his hand, bearing date the twenty-third day of January, in the year of our Lord one thousand eight hundred and six, convey to the said Satur Arathoon all his right and title to the hereinbefore recited bond; but we do further find, that the said Dodah Gooroo Moorty Chitty hath not made good his own right and title as aforesaid to the said bond in the name of the said Messieurs Chase, Sewell and Chase as aforesaid, or to the debt represented thereby, by not having proved to our satisfaction that any consideration was given by him, or on his account, to his late Highness the Nabob Omdut ul Omrah for the said bond: And we do therefore find, That nothing is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Satur Arathoon, assignee of the said Dodah Gooroo Moorty Chitty as aforesaid, in respect of the said alleged bond, or the debt claimed thereon: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Satur Arathoon, assignee as aforesaid, hath no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said alleged bond, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever in respect of the said alleged bond, or the debt claimed thereon, at the instance of the said Satur Arathoon, assignee as aforesaid, or of the said Dodah Gooroo Moorty Chitty. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have herunto set our hands, the fourteenth day of September, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) { THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CARNATIC COMMISSIONERS.

CLAIM N° 1,829 in our Tenth Report.

Absolute
Adjudications
against
Claimants.

N° 626.

CLAIM
N° 1,831 in the London
Gazette of the 23rd
June 1814; and,
N° 1,829 in the Tenth
Report to Parlia-
ment

Angelica Contant,
Daughter and per-
sonal Representa-
tive of the late
Sergeant Major
Peter Contant.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Angelica Contant of the East Indies, daughter and personal representative of the late Sergeant Major Peter Contant, formerly also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted herself, her heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by her under the said Indenture: Now know ye, That we the said Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Angelica Contant as aforesaid, upon his Highness the late Nabob Wallajah, for the principal sum of four hundred and twenty Star Pagodas (S.P. 420) alleged to be arrears of pay due by his said Highness to the said Sergeant Major Peter Contant, which with interest, calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of one thousand and sixty-two Star Pagodas, twelve fanams and three cash (S.P. 1,062. 12 f. 3c.) or four hundred and twenty-four Pounds eighteen shillings and three-pence halfpenny sterling (£.424. 18s. 3½ d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of his Highness the said late Nabob Wallajah to the representatives of the said late Sergeant Major Peter Contant, in respect of the Claim so made as aforesaid: And we the said Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Angelica Contant, hath no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Claim so made as aforesaid, or the debt claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said Claim, or the debt claimed thereon, at the instance of the said Angelica Contant as aforesaid, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have herunto set our hands, the twelfth day of October, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed)

THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) Robert Playfair.

CLAIMS N° 846, 1,216, 187 and 289 in our Fifth Report.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Mirza Mohummud Ameenooddeen, Sha Zadah Mirza Ali Bukht, Abidah Begum, wife of the said Mirza Ali Bukht, and Bagawan Doss, all now or late of the East Indies, respectively, became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by them under the said Indenture: Now know ye, That we the said Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Mirza Mohummud Ameenooddeen upon his Highness the late Nabob Omdut ul Omrah, for arrears of subsistence money stated to amount to the principal sum of two thou-

N° 629.

CLAIMS
N° 1,270, 1,276, 1,279,
and 1,300, in the
Madras Gazette of
the 31st May 1809;
and,
N° 1,406, 1,408, 1,409
and 1,410, in the
London Gazette of
the 3d February
1810; and,
N° 846, 1,216, 187
and 289, in the
Fifth Report to Par-
liament.

Mirza Mohummud
Ameenooddeen, Sha
Zadah Mirza Ali
Bukht, Abidah
Begum, Wife of
the said Mirza Ali
Bukht, and Baga-
wan Doss.

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Adjudications
against
Claimants.

said six hundred Rupees (R² 2,600) which with interest calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of eight hundred and sixty-seven Star Pagodas seven fanams and six cash (S. P² 867. 7 f. 6 c.) or three hundred and forty-six Pounds seventeen shillings and four-pence one farthing sterling (£. 346. 17 s. 4 1/4 d.); and having also taken into consideration a Claim made by the said Sha Zadah Mirza Ali Bukht, upon his Highness the said Nabob Omdut ul Omrah, for arrears of subsistence money alleged to be due to himself, and to his mother Asmatonissa Begum, stated to amount together to the aggregate principal sum of ten thousand three hundred Rupees (R² 10,300), which with interest calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of three thousand four hundred and thirty-five Star Pagodas thirteen fanams and forty-two cash (S. P² 3,435. 13 f. 42 c.) or one thousand three hundred and seventy-four Pounds two shillings and seven-pence sterling (£. 1,374. 2 s. 7 d.); and having also taken into consideration, a Claim made by the said Abidah Begum, wife of the said Mirza Ali Bukht, upon his Highness the said Nabob Omdut ul Omrah, for arrears of subsistence money stated to amount to the principal sum of one thousand three hundred Rupees (R² 1,300) which with arrears of interest calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of four hundred and thirty-three Star Pagodas twenty-four fanams and forty-three cash (S. P² 433. 24 f. 43 c.) or one hundred and seventy-three Pounds eight shillings and eight-pence sterling (£. 173. 8 s. 8 d.); and having also taken into consideration a Claim made by the said Bagawan Doss, upon his Highness the said Nabob Omdut ul Omrah, for arrears of subsistence money, stated to amount to the principal sum of one thousand and fifteen Rupees (R² 1,015), which with arrears of interest calculated to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of three hundred and thirty-eight Star Pagodas twenty-two fanams and eighteen cash (S. P² 338. 22 f. 18 c.) or one hundred and thirty-five Pounds eight shillings and two-pence three farthings sterling (£. 135. 8 s. 2 1/4 d.); and having duly investigated the said Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah, to the said hereinbefore recited parties, them or either of them, in respect of the Claims so made as aforesaid: And we the said Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said hereinbefore recited parties have no Claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Claims so respectively made as aforesaid, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said Claims, or the debt or debts claimed thereon, at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-ninth day of October, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) Robert Playfair.

(Signed)

THOMAS COCKBURN.
ROBERT HARRY INGLIS.

CLAIMS Part of N^o 327 and N^o 191 in our Fifth Report.

N^o 630.

CLAIMS
art of N^o 1,061 and
N^o 989 in the Madras
Gazette of the 30th
April 1809; and,
art of N^o 1,191 and
N^o 1,119 in the
London Gazette of
the 9th January
1810; and,
art of N^o 327 and
N^o 191 in the Fifth
Report to Parlia-
ment.

Gholam Nabbee
Khan Behauder, as
only Son of Budderoolis-
lam Khan,
son of Mukhdoom
Jehan Begum, and
his Ahmad Nawaz
Khan, for himself
and his Brothers,
Sons of Anwar
Khan Behau-
der.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Gholam Nabbee Khan Behauder, of the East Indies, as only son of Budderoolislam Khan, son of Mukhdoom Jehan Begum, both formerly of the East Indies, and also Ahmad Nawaz Khan, for himself and his brothers, all now or late of the East Indies, as sons of Anwar Ally Khan Behauder, late also of the East Indies, severally became parties to the aforesaid Indenture, and thereby submitted themselves, their heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several claims made by them respectively under the said Indenture: Now know ye, That we the said Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration two Claims made by the said hereinbefore recited parties, upon his Highness the late Nabob Omdut ul Omrah, for arrears

of

*Arbitrate
Adjudications
against
Claimants.*

of Mudud Kurch, allowance or subsistence money alleged to have been due by his said Highness; viz. one for the sum of twelve hundred Arcot Rupees (A. R. 1,200) alleged to be due to the said Mukhdoom Jehan Begum, which with interest thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of one thousand four hundred Arcot Rupees twelve annas and eleven and three quarters pice (A. R. 1,400. 12 a. 11 $\frac{3}{4}$ p.) or four hundred Star Pagodas nine fanams and fifty-eight cash (S. P. 400. 9 f. 58 c.) or one hundred and sixty pounds one shilling and ten-pence one farthing sterling (£.160. 1 s. 10 $\frac{1}{4}$ d.); and the other for the principal sum of two thousand and thirty-three Arcot Rupees and five annas (A. R. 2,033. 5 a.) stated to be five hundred and eighty Star Pagodas forty-one fanams and twenty cash (S. P. 580. 41 f. 20 c.) or two hundred and thirty-two Pounds and six shillings sterling (£.232. 6 s.); and having duly investigated the said Claims according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Gholaum Nabbee Khan Behadar as aforesaid, or to the said Ahmud Nawaz Khan, for himself or for his brothers, them or either of them, in respect of the two claims so made by the said parties respectively as aforesaid: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Gholaum Nabbee Khan Behadar, and the said Ahmud Nawaz Khan, for himself or for his brothers, have no claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said two Claims so made by them respectively as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said two claims, or the debts claimed thereon at the instance of the said hereinbefore recited parties, them or either of them, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have hereunto set our hands, the thirtieth day of October, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)

in the presence of

(Signed), *Robert Playfair.*

(Signed)

{ THOMAS COCKBURN.
{ ROBERT HARRY INGLIS.

CLAIM N° 816 in our Fifth Report.

TO all to whom these Presents shall come: We, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Meer Gholaum Ruza, of the East Indies, son of Meer Humza, also late of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Thomas Cockburn and Sir Robert Harry Inglis, having taken into consideration a Claim made by the said Meer Gholaum Ruza, upon his Highness the late Nabob Omdut ul Omrah, for the principal sum of one thousand one hundred and forty-four Star Pagodas twenty-eight fanams and thirty cash (S. P. 1,144. 28 f. 30 c.) stated to be for arrears of pay due to him at the death of his said Highness for collecting at Arcot, "Jaffier Khan's balances," he the said Meer Gholaum Ruza having been deputed by the said Nabob for that purpose, which said principal sum with interest, calculated thereon to the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, would amount to the aggregate sum of one thousand three hundred and forty-nine Star Pagodas ten fanams and four cash (S. P. 1,349. 10 f. 4 c.) or five hundred and thirty-nine Pounds thirteen shillings and eleven-pence sterling (£.539. 13 s. 11 d.); and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of his Highness the said late Nabob Omdut ul Omrah to the said Meer Gholaum Ruza as aforesaid, in respect of the said Claim: And we the said Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Meer Gholaum Ruza hath no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said Claim so made by him as aforesaid: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Omdut ul Omrah, and his successors or representatives, are and shall be for ever acquitted and discharged

N° 634.

CLAIM

N° 1,157 in the Madras Gazette of the 11th May 1809, and, N° 1,287 in the London Gazette of the 27th January 1810, and, N° 816 in the Fifth Report to Parliament.

Meer Gholaum Ruza, Son of Meer Humza.

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against
Claimants.

discharged from all demand whatsoever in respect of the said Claim, at the instance of the said Meer Gholaum Ruza, or of any other person or persons whatsoever. In witness whereof, we the said Thomas Cockburn and Sir Robert Harry Inglis, have hereunto set our hands, the thirteenth day of November, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *George Parkhouse.*

(Signed) { **THOMAS COCKBURN.**
ROBERT HARRY INGLIS.

CLAIM N^o 398 in our Fifth Report.

N^o 635.

CLAIM
N^o 665 in the London
Gazette of the 2d
September 1809;
and,
N^o 398 in the Fifth
Report to Parlia-
ment.

*Cundapah Polly
Chitty, Son and
Heir of Singanah
Chitty, and of his
Uncle Juldoo Polly
Chitty.*

TO all to whom these Precepts shall come: We, Sir Benjamin Hobhouse Baronet, and Thomas Cockburn Esquire, both of Manchester Buildings Westminster, being two of the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Cundapah Polly Chitty, of the East Indies, son and heir of Singanah Chitty, and of his uncle Juldoo Polly Chitty, both late, also of the East Indies, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners under the aforesaid Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse and Thomas Cockburn, having taken into consideration a Claim made by the said Cundapah Polly Chitty, as son and heir as aforesaid, upon the late Nabob Wallajah, on several durbar dakilees or entries, in relation to articles stated to have been sold to his said Highness, some concerning the sum of one thousand two hundred and ninety-six Star Pagodas and twenty-two fanams (S. P^{rs} 1,296. 22 f.) as due on the thirtieth day of July, in the year of our Lord one thousand seven hundred and seventy-five, others concerning the sum of eight hundred Star Pagodas (S. P^{rs} 800) as due on the twenty-sixth day of March, in the year of our Lord one thousand seven hundred and seventy-six, and others concerning the sum of six hundred Arcot Rupees (A. R^{rs} 600) or one hundred and seventy-one Star Pagodas and nineteen fanams (S. P^{rs} 171. 19 f.) as due on the fifth day of March, in the year of our Lord one thousand seven hundred and seventy-seven; which said three principal sums, with arrears of interest alleged to be due thereon, from their respective dates, are stated to amount together on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seven thousand three hundred and eighty-seven Star Pagodas twenty-eight fanams and twenty-five cash (S. P^{rs} 7,387. 28 f. 25 c.) or two thousand nine hundred and fifty-five Pounds one shilling and ten-pence sterling (£. 2,055. 1s. 10d.); and having duly investigated the said Claim, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due from the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, to the said Cundapah Polly Chitty, in respect of the Claim so made by him as aforesaid: And we the said Sir Benjamin Hobhouse and Thomas Cockburn, do hereby Award and Adjudge, That the said Cundapah Polly Chitty hath no Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the durbar dakilees as aforesaid, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said late Nabob Wallajah, and his successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever, in respect of the said dakilees, or the debt or debts claimed thereon at the instance of the said Cundapah Polly Chitty, as heir as aforesaid, of Singanah Chitty and Juldoo Polly Chitty. In witness whereof, we the said Sir Benjamin Hobhouse, and Thomas Cockburn, have hereunto set our hands, the twenty-second day of November, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of
(Signed) *Robert Playfair.*

(Signed) { **BENJAMIN HOBHOUSE.**
THOMAS COCKBURN.

CLAIM N^o 1,700 in our Sixth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Shashgerree Row, of the East Indies, son of Vencutnarao Pundit, hath become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made upon his Highness the late Nabob Omdut ul Omrah, by the said Shashgerree Row, bearing date the twentieth of Moharrum, twelve hundred and sixteen of the Hegyra, stated to correspond with the third day of June, in the year of our Lord one thousand eight hundred and one, for the principal sum of seventeen thousand six hundred and forty-six Madras Pagodas (M. P^a 17,646) which, with the arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty thousand two hundred and fifty-one Madras Pagodas eleven fanams and sixty-three cash (M. P^a 20,251. 11 f. 63 c.) or twenty-two thousand two hundred and seventy-six Star Pagodas eighteen fanams and three cash (S. P^a 22,276. 18 f. 3 c.) or eight thousand nine hundred and ten Pounds and eight shillings sterling (£8,910. 8 s.) the said principal sum of seventeen thousand six hundred and forty-six Madras Pagodas (M. P^a 17,646) being stated to be due to the said Shashgerree Row, for monies alleged to have been borrowed by him to fulfil his engagements as renter of the Nellore talook, or district under the Nabob Omdut ul Omrah, from the Fuslee year twelve hundred and nine, up to the end of the Fuslee year twelve hundred and ten, "fully expecting, upon the strength of the cowle of the Sirkar, that he would have been able to liquidate the debt out of the rent of the remaining year, twelve hundred and eleven Fuslee;" but that, at the beginning of the year twelve hundred and eleven Fuslee, the said Nabob Omdut ul Omrah departed this life, and that although there was a balance due to the said Shashgerree Row outstanding in the talook, and although one year of his lease thereof was then unexpired, the said talook was taken out of his possession by the said United East India Company, and a collector of the said talook was appointed by them; and having duly investigated the said Claim according to the covenants provisions and directions of the aforesaid Indenture, do find, That the said Shashgerree Row was renter of the said talook of Nellore, under a mochulka signed by him for the Fuslee years, twelve hundred and nine, twelve hundred and ten, and twelve hundred and eleven: And we do further find, That he held possession of the said talook to the close of the Fuslee year twelve hundred and ten, corresponding to the twelfth day of July, in the year of our Lord one thousand eight hundred and one, and for twenty-one days of the Fuslee year, twelve hundred and eleven, and that the period during which he held the said talook, there appears reason to believe that the full amount of the stipulated rent or revenue was duly paid by the said Shashgerree Row to the said late Nabob Omdut ul Omrah: And we do further find, That the said late Nabob Omdut ul Omrah departed this life on the fifteenth day of July, in the year of our Lord one thousand eight hundred and one, and that the government of the Carnatic was assumed by the said United Company, on or about the thirty-first day of the same month of July, in the year of our Lord one thousand eight hundred and one, under a treaty entered into by them with the Nabob Azem ul Dowlah as Nabob Subadar of the Carnatic: And we do further find, That on or about the first day of August, in the year of our Lord one thousand eight hundred and one, the talook or district of Nellore, rented by the said Shashgerree Row as aforesaid, was taken possession of on behalf of the said United Company by a Collector, appointed by their government of Fort Saint George, and that the collection of the revenue of the said district devolved exclusively upon him: And we do further find, by a report made by the said collector, after an examination of the accounts of the said Shashgerree Row, and the accounts of the inhabitants of the said district, submitted by mutual consent to a committee nominated by the said collector, that the sum of fourteen thousand four hundred Madras Pagodas (M. P^a 14,400. 180-256) appeared to be the balance remaining due to the said Shashgerree Row from the inhabitants of the said district at the time when possession of the said district was under the treaty aforesaid, assumed by the said United East India Company: And we do further find, That of the said balance of fourteen thousand four hundred Madras Pagodas (M. P^a 14,400. 180-256) the sum of Madras Pagodas five thousand and forty-seven (M. P^a 5,047. 134-256) is stated by the said collector to have been realized from the said district, and by him to have been appropriated

Absolute
Adjustments
against
Claimants.

N^o 637.

CLAIM
N^o 1,494 in the London
Gazette of the 13th
September 1840;
and,
N^o 1,700 in the Sixth
Report to Parlia-
ment.

Shashgerree Row,
Son of Vencutnarao
Pundit.

Absolute
Adjudication
against
Claimants.

appropriated to the uses of the said Shashgerce Row, leaving a balance of nine thousand three hundred and fifty-three Madras Pagodas (M. P. 9,353. 46-256) then appearing due from the inhabitants of the said district: And we do further find, That under all the circumstances of the case, the said Shashgerce Row appears to have an equitable lien on the said United Company of Merchants of England trading to the East Indies, for the amount of the balance justly due to him from the said district, but that the said Shashgerce Row hath no claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the hereinbefore recited Claim: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That the said Shashgerce Row hath no claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic in respect of the hereinbefore recited Claim. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the eleventh day of December, in the year of our Lord one thousand eight hundred and twenty-one.

Signed (being first duly stamped)
in the presence of

(Signed) { BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

CLAIMS N° 160 in our Second Report, and Part N° 752 in our Fifth Report.

N° 638.

CLAIMS
N° 148 in the London
Gazette of the 27th
June 1807;
and,
Part of N° 620 in the
London Gazette of
the 29th July 1809;
and,
N° 160 in the Second
Report to Parlia-
ment, and,
Part of N° 752 in the
Fifth Report to Par-
liament.

Madapaukum Ver-
derajah Moodelliar,
since deceased, and
Madapaukum Moo-
dokistnah, describ-
ing himself as Son
and Heir of the said
late Madapaukum
Verderajah Moo-
delliar.

TO all to whom these Presents shall come; We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of the said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas Madapaukum Verderajah Moodelliar, of the East Indies, since deceased, did become party to the aforesaid Indenture, and did thereby submit himself, his heirs executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: And whereas Madapaukum Moodokistnah, also of the East Indies, describing himself as son and heir of the said late Madapaukum Verderajah Moodelliar, hath also become party to the aforesaid Indenture, and hath thereby submitted himself, his heirs, executors and administrators, to the judgment, award, order and determination of the Commissioners appointed under the said Indenture, in all things whatsoever relating to the several Claims made by him under the said Indenture: Now know ye, That we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, having taken into consideration a Claim made on behalf of the said late Madapaukum Verderajah Moodelliar, upon their said late Highnesses the Nabobs Wallajah and Omdut ul Omrah, upon four alleged obligations; the first, as a Bond of his Highness the late Nabob Wallajah, bearing date the nineteenth day of Rubbeelawul, in the year twelve hundred and four of the Hegyra, corresponding with the seventh day of December, in the year of our Lord one thousand seven hundred and eighty-nine, in the name of "Robert Clark," for the principal sum of thirteen thousand five hundred Star Pagodas (S. P. 13,500) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twenty-three thousand two hundred and forty-six Star Pagodas (S. P. 23,246) or nine thousand two hundred and ninety-eight Pounds eight shillings sterling (£.9,298. 8s.); the second, as a Bond of his said late Highness the Nabob Wallajah, bearing date the twenty-third day of March, in the year of our Lord one thousand seven hundred and ninety, corresponding with the sixth day of Rujeb, in the year twelve hundred and four of the Hegyra, in the name of "Mr. Mitchell," for the principal sum of ten thousand Star Pagodas (S. P. 10,000) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord, one thousand eight hundred and four, to the aggregate sum of seventeen thousand and seventy-two Star Pagodas and twenty-five iannaam (S. P. 17,072. 25f.) or six thousand eight hundred and twenty-nine Pounds and nine-pence sterling (£.6,829. 0s. 9d.); the third, as a Bond of his Highness the late Nabob Omdut ul Omrah, dated the twenty-first day of March, in the year of our Lord one thousand seven hundred and ninety, described to correspond with the fifth day of Rujeb, in the year twelve hundred and four of the Hegyra, in the name of "Mr. Mitchell," for the principal sum of ten thousand Star Pagodas (S. P. 10,000) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of seventeen thousand and seventy-five Star Pagodas and fourteen iannaam (S. P. 17,075. 14f.) or six thousand eight hundred and thirty Pounds two shillings and nine

Aliaiate
Adjudications
against
Claimants.

nine-pence sterling (£. 6,890. 2 s. 9 d.); the fourth, as a bond of his Highness the said late Nabob Omdut ul Omrah, bearing date the ninth day of February, in the year of our Lord one thousand seven hundred and ninety-three, in the name of the said Madapaukum Verderajah Moodelliar, for the principal sum of eight thousand Star Pagodas (S. P^a 8,000) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of twelve thousand five hundred and eleven Star Pagodas and thirty-two fanams (S. P^a 12,511. 33 f.) or five thousand and four Pounds and fourteen shillings sterling (£. 5,004. 14 s.); And having also taken into consideration a Claim made in India by the said Madapaukum Moodokistnah, upon certain of the above recited alleged obligations, and also upon an alleged Tunkha of his said late Highness the Nabob Omdut ul Omrah, bearing date the twenty-third day of Jemadecussanne, in the year twelve hundred and twelve of the Hegyra, in favour of the said late Verderajah Moodelliar, for the principal sum of twelve thousand six hundred and forty Star Pagodas (S. P^a 12,640) which with arrears of interest alleged to be due thereon, is stated to amount on the fifteenth day of May, in the year of our Lord one thousand eight hundred and four, to the aggregate sum of sixteen thousand six hundred and ninety-eight Star Pagodas thirty-five fanams and thirty cash (S. P^a 16,698. 33 f. 30 c.) or six thousand six hundred and seventy-nine Pounds ten shillings and seven-pence sterling (£. 6,679. 10 s. 7 d.); and having duly investigated the said several hereinbefore recited Claims, according to the covenants provisions and directions of the aforesaid Indenture, do find, That nothing is due and owing from the representatives of their Highnesses the said late Nabob Wallajah and Omdut ul Omrah, to the said Madapaukum Moodokistnah, describing himself as son and heir as aforesaid, or to the estate of the said late Madapaukum Verderajah Moodelliar, in respect of the said hereinbefore recited obligations, them, or either of them: And we the said Sir Benjamin Hobhouse, Thomas Cockburn and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Madapaukum Moodokistnah, describing himself as son and heir as aforesaid, nor any other person or persons on behalf of the estate of the said late Madapaukum Verderajah Moodelliar, hath any Claim on the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic, in respect of the said hereinbefore recited alleged obligations, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of their Highnesses the late Nabobs Wallajah and Omdut ul Omrah, and their successors or representatives, are and shall be for ever acquitted and discharged from all demand whatsoever in respect of the said hereinbefore recited alleged obligations, them or either of them, or the debt or debts claimed thereon at the instance of the said Madapaukum Moodokistnah, or of any other person or persons whatsoever on behalf of the estate of the said late Madapaukum Verderajah Moodelliar: And we do further Award and Order, That the said hereinbefore recited bond of the said late Nabob Omdut ul Omrah, for eight thousand Star Pagodas (S. P^a 8,000), and also the said Tunkha of his said Highness, for twelve thousand six hundred and forty Star Pagodas (S. P^a 12,640) severally in favour of the said late Madapaukum Verderajah Moodelliar, shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the twenty-fourth day of December, in the year of our Lord one thousand eight hundred and twenty-one.

Signed, (being first duly stamped)
in the presence of

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

(Signed) George Parkhouse.

Remaining Part of N^o 337 in our Fifth Report.

TO all to whom these Presents shall come: We, Sir Benjamin Hobhouse Baronet, Thomas Cockburn Esquire, and Sir Robert Harry Inglis Baronet, all of Manchester Buildings Westminster, being the Commissioners and Referees acting in England for the time being, under a certain Deed indented and bearing date the tenth day of July, one thousand eight hundred and five, "between the United Company of Merchants of England trading to the East Indies, of the one part; and the several Persons whose hands and seals are thereto set and affixed, and who respectively are or claim to be Creditors of his Highness the Nabob Wallah Jah, formerly Nabob of Arcot and of the Carnatic in the East Indies, and now deceased, and of his Highness the Nabob Omdut ul Omrah, late Nabob of Arcot and of the Carnatic, eldest son and successor of his said Highness the Nabob Wallah Jah, and now also deceased, and of his Highness the Ameer ul Omrah, the second son of his said Highness the Nabob Wallah Jah, and now also deceased, or of some or one of them the said several Nabobs and the said Ameer, of the other part;" Send Greeting: Whereas by Award, Number Five hundred and thirty-six (N^o 536,) bearing date the fifteenth day of May, in the year of our Lord one thousand eight hundred and twenty, it appears, That two alleged Bonds therein recited of his said late Highness the Ameer ul Omrah, claimed by Cavalram, alias Kewul Ram Soucar, and also by Vycoondaram Shreetharajee, assignee of the said Cavalram, and amounting principal and interest to the sum of twenty-two thousand and nine Star Pagodas thirty-five fanams and six cash (S. P^a 22,009. 35 f. 6 c.) or eight thousand eight hundred and three Pounds eighteen shillings and seven-pence sterling (£. 8,803. 18 s. 7 d.) required further investigation in India, and were thereupon excluded

N^o 639.

Remaining Part of
N^o 466 in the London
Gazette of the 13th
July 1809; and,
Remaining Part of
N^o 537 in the Fifth
Report to Parlia-
ment.

Cavalram, alias
Kewul Ram Soucar,
and Vycoondaram
Shreetharajee, As-
signee of the said
Cavalram.

Absolute
Adjudication
against
Claimants.

from the said Award, as by reference thereto will more fully appear: Now know ye, That the said further investigation having been made, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do find, That from the fund provided by the aforesaid Indenture, for satisfaction of the private debts of the late Nabobs of the Carnatic and the Ameer ul Omrah, nothing is due to the said Cavalram, or to the said Vycoondaram Shreetharjee, assignee as aforesaid, or to any other person or persons whatsoever, in respect of the two alleged obligations in the said Award recited, them or either of them, or the debt or debts claimed thereon: And we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, do hereby Award and Adjudge, That neither the said Cavalram, nor the said Vycoondaram Shreetharjee, nor any other person or persons whatsoever, hath any claim on the fund provided by the aforesaid Indenture for satisfaction of the private debts of the late Nabobs of the Carnatic, or the Ameer ul Omrah, in respect of the two obligations hereinbefore noticed, them or either of them, or the debt or debts claimed thereon: And we do further Award and Adjudge, That all the property and revenues of his Highness the said Ameer ul Omrah, and of his Highness the said Nabob Wallajah, and their successors or representatives, are and shall be for ever acquitted and discharged from all claim whatsoever, in respect of the aforesaid two alleged obligations, them or either of them, or the debts respectively claimed thereon at the instance of the said Cavalram, or of the said Vycoondaram Shreetharjee, or of any other person or persons whatsoever: And we do further Award and Order, That the said two alleged obligations shall be cancelled and delivered up to the Court of Directors of the said United East India Company. In witness whereof, we the said Sir Benjamin Hobhouse, Thomas Cockburn, and Sir Robert Harry Inglis, have hereunto set our hands, the fourth day of January, in the year of our Lord one thousand eight hundred and twenty-two.

Signed (being first duly stamped)
in the presence of

(Signed) *George Parkhouse.*

(Signed)

{ BENJAMIN HOBHOUSE.
THOMAS COCKBURN.
ROBERT HARRY INGLIS.

THE Aggregate Sterling Amount of Absolute Adjudications }
 against the Claimants, is, at the date of this Report - } £. 27,067,918. 9. 41.

We shall here subjoin, for the information of this Honourable House, an
 Abstract of the AMOUNT of the ADJUDICATIONS to the date of the present
 Report; viz.

	£.	s.	d.
Aggregate of Absolute Adjudications in favour of Parties -	2,371,135	2	9
Aggregate of Provisional Adjudications in favour of Parties -	40,000	17	10
	2,411,135	0	7
Aggregate of Absolute Adjudications against the Parties, } including the Portions disallowed in Claims favourably } adjudicated	27,067,918	9	41
TOTAL - -	£. 29,479,054	9	11

IN reference to the Statement submitted to this Honourable House, in our
 Fourteenth Report, under date February 10th 1819, and our Fifteenth Report,
 under date December 13th 1819, concerning the measures, to which various
 times we had called the attention of the East India Company, for the purpose of
 preventing the continuance of the Commission to an indefinite period, by relieving
 us from the necessity of investigating a numerous class of small Claims, we have
 the honour to report to this Honourable House, That the dispatch which we
 mentioned in our said Fifteenth Report, as having upon this subject been addressed,
 on the 30th June 1819, by the Court of Directors of the East India Company, to
 the Governor in Council at Fort Saint George, gave rise to certain communica-
 tions from India to the said Court, suggesting modifications of the plan originally
 proposed; and that we are as yet uninformed of any conclusive arrangement
 having been adopted for the attainment of the object in view.

Vide page 6.

• We have further to report, to this Honourable House, That on receipt of the
 Act of Parliament (59 Geo. III. N° 294), for giving, under the circumstances
 therein mentioned, relief to Messieurs Chase and Company and others, against the
 provisions of an Act (37 Geo. III. c. 142, sec. 28, 29), for preventing British
 subjects from being concerned in loans to the Native Princes in India, we lost no
 time in transmitting to the Commissioners at Madras, instructions for the investi-
 gation of the Claims of the several parties named in the said Relief Act, and that
 we wait the return to those instructions.

We have the honour to state, to this Honourable House, That we are employed
 in the examination and consideration of the Claims which remain for our
 adjudication.

•Carnatic Office,
 Manchester Buildings,
 Westminster,
 9th February 1822.

BENJAMIN HOBHOUSE.
 THO. COCKBURN.
 ROBERT HARRY INGLIS.

